

## *CARE FUNCTIONAL REVIEW*

### ADMINISTRATION AND FINANCIAL MANAGEMENT – GENERAL

#### 1.0            Location Administrative and Financial Management

- Provide a summary of how administrative processes in general are functioning.
- How do the administrative and program personnel interact? Are monthly staff meetings conducted? If so, are they beneficial?
- Is the Location doing any “best practices” that can be captured and shared with other Locations?

#### 1.01           Area Administrative and Financial Management

- Provide a summary of the level of interaction between the Area and the Location.

#### 1.02           Headquarters Administrative and Financial Management

- Describe the interaction between the Location and Headquarters.
- If the Location deals with specific Divisions, state relationship and description of service provided.

#### 1.03           Other

- Describe any other processes that do not fit into the above-mentioned categories (i.e., program process issues)

## CARE FUNCTIONAL REVIEW ACQUISITION OF SUPPLIES, SERVICES, AND EQUIPMENT

For information on the interpretation or clarification on the functional questions in this section, please contact Linda Wilson on 301-504-1733.

### 2.0            General Acquisitions

- Select 10 percent of orders from the purchase order log book for review. Look carefully at orders placed during the last two weeks of the fiscal year and at orders over \$2,500.

### 2.01          Requisitions

Reference Field Acquisition Manual (FAM) 213.2M, updated 2002, and FAR Part 13, REE Purchase Card Program Manual 213.3M, Departmental Regulation 5013-6, APC/LAPC Purchase Card Program Guide.

- AD-700 Procurement Request: Ensure the file includes an AD-700 Procurement Request complete with required sub-account, specifications, funding, estimates, justifications, and approval.
- Verify that the AD-700 is signed by an authorized individual. Verify that the AD-700 has a procurement request number and is properly dated.
- Verify that a tracking system is in place to handle the administration of procurement requests, contracts, purchase orders, assignments of requests for action. An example would be to have a manual or automated log. Verify that an action is traceable through the system. Is there a management information system in place to report on status of sensitive actions?
- If the AD-700 has been entered in FFIS for commitment accounting, the FFIS RQ print screen must be with the AD-700.

### 2.02          Procurement

- Verify that current P&P's, Bulletins, etc., are readily available.
- Document the kind of random review and supervision of the purchasing function at the Location to insure efficiency and compliance with regulations. What is the Area's involvement in this regard?

### 2.02-1      Blanket Purchase Agreements (BPA's)

- Ensure that BPA's are replaced by using the purchase card when appropriate.
- Ensure that BPA's are documented on an AD-838 Type 45 and contain all the necessary terms and conditions, including individuals authorized to place orders and extent of their authority, and securing maximum discounts. (FAM 213.2M and FAR Part 13.303).

- Ensure BPA orders are only used by those individuals authorized on the agreement (FAR Part 13.303).
- Check to see that whenever possible, contractors invoice monthly rather than invoicing for each call order (FAR Part 13.303 and FAM). This is to reduce paperwork and cost to the Government.
- Ensure BPA's are reviewed annually to reaffirm the need and proper usage (FAM 213.2M and FAR Part 13.303).
- Ensure that call orders over \$2,500 are documented to show that competition was obtained or notation for sole-source (FAR Part 13.303 and FAM).
- Ensure that individual call orders do not exceed the maximum call order limit (FAM 213.2M and FAR Part 13.303).
- Ensure that BPA's do not exceed the total dollar limitation or its stated time period.

#### 2.02-2 Purchase/Delivery Orders

- For UNICOR purchases, ensure the file contains a comparability determination
- Check logbooks for orders just under \$100,000 representing split requirements that were broken down into several purchases merely to permit the use of simplified acquisition procedures. Look for open market purchase orders that exceed the \$100,000.
- Check logbooks for multiple orders to same vendor/merchant broken down to remain under warrant authority.
- Check purchase orders for best value and/or price reasonableness determinations.
- Ensure there is an awareness of the procedures for ratification of unauthorized obligations (P&P 212.16).
- Ensure that confirming orders are documented to show need for a confirming order and who placed it (FAR Part 13 and FAM).
- Ensure that the total value of the order is within the delegated authority of the contracting officer.
- Check to see if the purchasing agents are using required sources properly, particularly, Javits-Wagner-O-Day (JWOD) Act program sources (FAR 8).
- Check to see if procurement outreach efforts are being accomplished. Is there an awareness of the

procurement preference program in terms of need to locate small businesses, small disadvantaged businesses, women-owned businesses, HUBZones, and service disabled veterans? (FAR13 and 19, DR 5090-002, DR5090-003).

Are there established procedures for accepting capability statements and/or market literature from small businesses? Are these small businesses being added to source lists? For open-market projects between \$25,000 and \$100,000 are there at least one each of the following small business concerns identified on the source list: small business, woman-owned small business, small disadvantaged business, and service-disabled veteran?

- Ensure that Small Business – Small Purchase Set-Aside regulations are adhered to: Purchases over \$2,500 must be set-aside for small businesses. The file should be documented as stated in FAR 19.506I should dissolution of the set-aside be necessary. Note: Orders under \$2,500 (micro-purchases) do not have to be set aside for participation by small business.

Very Small Business Set-Aside (open market only). Applies if the dollar value is between \$2,500 and \$50,000 and the contracting office is located within the geographical area served by a designated SBA district; or the service will be performed in the geographical area, then check to see if the project was set aside for Very Small Business Concerns (FAR 19.9): Albuquerque, NM; Los Angeles, CA; Boston, MA; Louisville, KY; Columbus, OH; New Orleans, LA; Detroit, MI; Philadelphia, PA; El Paso, TX; or Santa Ana, CA. (This excludes the Small Business Competitiveness Demonstration Program).

- Check log book for multiple orders less than \$25,000 that may have been broken down into several purchases merely to circumvent synopsis requirements.
- Ensure that the Small Business Competitiveness Demonstration Program regulations are adhered to: Requirements such as construction, A-E, and refuse services should be acquired according to The Small Business Competitive Demonstration Act. (FAR 19.10, Policy Memorandums 19-04 and 19-08, APD ALERT No. 2004-08. The ALERT covers the authority for FY 2004, however, it should continue to be used until FY 2005 has been established and published in a new ALERT).
- Verify that all open-market requirements of \$25,000 or greater were posted on FEDBizOpps. (FAR 4 and 13). Note that AGAR Advisory 37A waives posting of service requirements between \$25,000 and \$100,000 through March 31, 2005. Supply requirements between \$25,000 and \$100,000 must be posted.
- Ensure that competition is obtained for requirements over \$2,500. If not, the file should document why competition was not feasible or not obtained. For non-competitive purchases exceeding \$2,500, ensure price reasonableness is included in the file (FAR Part 13 and FAM).
- Services over \$2,500: If subject to the Service Contract Act, wage rates should be obtained through Wage Determinations On Line and incorporated in the order. (FAR 13, APD ALERT 2004-04)
- Actions under the Small Business Competitiveness Demonstration Program: Verify that

it was entered in FPDS-NG in accordance with FPDS procedures, in the specified time from the FPDS Reporting Manual, and a printout of the FPDS-NG action is in the file. Note: The Small Business Competitiveness Demonstration Program actions for FY 2004 and FY 2005 (construction, refuse, services, etc.) of any dollar value must be entered in FPDS-NG. Verify the SF-281 Code "22" is used on purchase orders to ensure the action is not counted twice.

- Construction over \$2,000: Ensure Davis-Bacon Wage Rates are incorporated in the order (FAR Part 22 and FAM).
- Request for quotes: The file should be documented to show the method of solicitation, either orally or in writing. Written competition is required for construction over \$2,000 (FAR Part 13 and FAM).
- Ensure that source lists are maintained and used to select sources for simplified acquisitions. This includes GSA (FAR Part 8, FAR 13, and FAM).
- Defaults – In case of Termination for Default, did the office charge the excess costs of any repurchase action to the defaulted contractor?
- Ceiling price: Are ceilings established for all estimated orders?
- Delivery date: Does the order contain a definitive or determinable date for delivery of supplies or performance of services.
- Are AD-838's, Purchase Orders, prepared in accordance with the instructions on IRS Form 1099 reporting requirements (NFC Manual Title II, Chapter 5, Section)?
- Check to see if procurement files are well maintained and organized. All pertinent data should be kept in the contracting officer's file.
- FFIS print screen of the VEND Table Record for the vendor's remittance address must be in the file with the purchase order.
- Ensure that as stated in FAR Part 4.805, the Location retains records as follows: 1) Construction contracts over \$2,000 and all other contracts over \$25,000 for 6 years and 3 months after final payment; 2) Signed construction contract of \$2,000 or less and all other contracts of \$25,000 or less 3 years after final payment; 3) Records pertaining to contracts using simplified acquisition procedures 1 year after final payment. Refer to Part 4 for detailed information.
- Verify that all proposed contract actions between \$10,000 and \$25,000 are displayed in a public place or placed on FEDBizOpps (FAR 5)
- Confirm that purchasing agents are aware of the CCR requirements prior to issuance of purchase orders.

## 2.02-3 Purchase Cards

Card Holders: Select 10% of cardholders purchase card logs for review

- Check purchase card log to determine if cardholders are using Javits-Wagner-O'Day (JWOD) distributors and suppliers to obtain office supplies, plaques, certificates, and non-monetary award items. JWOD distributors are available at [www.jwod.gov/jwod/participate/current\\_distributors.html](http://www.jwod.gov/jwod/participate/current_distributors.html) and [http://www.nib.org/NIB\\_Agency/agenciesnew.aspx?Name='M%'](http://www.nib.org/NIB_Agency/agenciesnew.aspx?Name='M%').
- Check purchase card log for multiple orders to same vendor/merchant broken down to remain under cardholder's single purchase limit.
- Check purchase card log for transactions over \$2,500 to ensure competition is obtained and that the file contains either a contracting document in the form of either a purchase order or contract, including applicable clauses. Ensure transaction information has been entered into FPDS-NG.
- Confirm that purchasing agents are aware of the CCR requirements prior to paying with a card/check over \$2,500.
- Qualification and Training of LAPC
  - Verify that the LAPC is in the 1102 or 1105 series. For those not in the 1102 or 1105 series, check to see what procurement training have they received to qualify them as a Level 1B Contracting Officer. This does not mean that the LAPC has to be warranted (APC/LAPC Program Guide and Departmental Regulation 5001-1).
- Reference Tools
  - Check to see what tools the LAPC is using to manage and provide oversight of the purchase card program (i.e., Discoverer, PCMS, PCMS Newsletters, etc).
- Reports
  - Check to see if LAPC has submitted any monthly or quarterly reports on Purchase Card/Check Use and Reconciliation to the Area.
- Management and Oversight
  - Check to see if the LAPC is performing any reviews of cardholder transactions for compliance with existing procurement policies, i.e., random review of cardholder transactions.
- Ensure that cardholder keeps a log for recording purchase card transactions (REE Purchase Card Program Manual 213.3M).

- Disputes
  - Ensure the cardholder maintains a separate file of disputed purchase card transactions with required documents to ensure credits are received in a timely manner and to ensure items are credited appropriately when resolved. (REE Purchase Card Manual 213.3M)
- What kind of random review is done on the purchases made by the purchase card?

#### 2.02-4 Training

- Verify warrants are posted (FAR Part 1.602-1).
- Verify training plans are in place to maintain and enhance purchasing/contracting skills (FAR Part 1.603 and DR5001-1).

#### 2.02-5 Federal Supply Schedule (FSS)

- Ensure that delivery orders used to purchase from the FSS have (per FAR Part 13 and FAM):
  - The “Delivery Order” block checked on the AD-838.
  - The special item number shown for each item.
- Ensure there is a printout of confirmation from FPDS-NG in the file for delivery orders and delivery order modifications over \$25,000 (FAR 13)
- Ensure that quotes have been obtained from at least 3 schedule contracts before placing an order with FSS contractor. (FAR 8.404(b)(2))

#### 2.03 Administration

##### 2.03-1 Simplified Acquisitions

- Ensure there is an effective tracking system and procedure for determining contract and order completion and final payment for closeout purposes.
- Scope of Order: If a modification increased the supplies or services ordered, it should be within the scope of the original order. If not, it should be justified as a “new procurement” action (FAR Part 13 and FAM).
- Supplemental agreement: Ensure that if a modification increased the total over \$100,000 and it was by supplemental agreement, it incorporated the mandatory contract clauses.

#### 2.03-2            Receiving Reports

- Receiving reports over \$1,000 must be signed and dated and promptly released to NFC (FAM 213.2 and NFC Policy and Procedures for Purchase Orders, Title II, Chapter 5, NFC Manual).

#### 2.03-3            Invoice/Payments/Closeout

- Verify there is evidence of record of invoice/payment in the file and evidence of final payment. (FAR 4.804-3)
- Verify there is evidence of closeout in the file. (FAR 4.804-5)

#### 2.04                Personal Property

For information on the interpretation or clarification on the functional questions in this section, please contact Cheryl Brumback on 202-270-2359.

#### 2.04-1            Organizational Structure

- Determine who has delegated authority as the location's property management officer (PMO) and who performs the PMO's duties and responsibilities. Determine if the Area PMO provides any operational support for the location's property functions.
- How many designated Accountable Property Officers (APO's) does the location have?
- Determine how the PMO ensures that APO's are aware of their duties and responsibilities. (See REE Manual 221.1M, Section 2, Property Management Authority, Subsection "Accountable Property Officers.")

#### 2.04-2            Training

- Verify whether the property staff has the support and training to perform property management functions. Determine whether they need additional training or support to perform property management functions.

#### 2.04-3            Reference Material

- Ensure that the location's property staff has the latest versions of the following personal property references:
  - REE Manual 221.1M, Personal Property, Motor Vehicle, & Aircraft Management, dated 8/3/99.
  - NFC Procedures Manual, Personal Property System (PROP), dated March 1998.



- Property Management Quick Guide (dated 2004).

#### 2.04-4 Property Control, Accountability, and Inventory

- Review property management files. Determine whether the location maintains consolidated files for each APO or a separate files for inventories, excess, transfers, etc. Confirm that the files contain copies of physical inventories, purchase documents for inventory items, excess and unserviceable property reports, and completed disposal documents.
- Review inventory records to ensure that the location performs physical inventories every 2 years and whenever there is an APO change. Verify that the files contain a copy of the current physical inventory, signed by the APO. (See REE Manual 221.1M, Section 4, Physical Inventories and Agriculture Property Management Regulations, AGPMR 104-51.106. Note: The PROP28 Report in PMIS/PROP will list the APO name, address, and latest inventory date to help CARE Team confirm current/delinquent inventories.)
- Determine who performs the physical inventory, certifies its accuracy, and reconciles the official property records.
- Verify whether the APO receives a copy of the reconciled inventory as stated in REE Manual 221.1M, Section 4, Physical Inventories, Subsection “Reconciling Physical Inventories”.
- Explain any problems that occur when conducting and completing physical inventories.
- Confirm that appropriate managers authorize property passes (i.e., memoranda, forms AD-873, OF-7, Property Pass, AD-107, etc.) to employees when removing Government property from the location.
- Determine how the location ensures departing employees return Government property.

#### 2.04-5 Property Receipt and Identification

- Determine whether the property staff receives copies of purchase documents (AD-838, Purchase Order, AD-700 for Purchase Card, etc.) from the purchasing agent/contracting officer at the time of the purchase.
- Explain how the property staff requests serial number information from the APO, assigns the barcode/NFC-ID (AG number), and updates new accountable property in PMIS/PROP. (See REE Manual 221.1M, Section 3, Accountability and Control, Subsection “Receipt Documents for Accountable Property.”)

#### 2.04-6 Personal Property Suspense Reports

- Determine how often the location receives Suspense Reports from the Area and how they reconcile transactions to within 60 days of receipt and within 30 days of appearing on Suspense. (See REE Manual 221.1M, Section 5, Suspense Listings, and APD Policy Memorandum 221.1-04, Reconciling Area Suspense Reports, dated 3/9/00. At a minimum, locations should receive monthly reports. However, reconciling every two weeks reduces administrative burdens.)
- Explain any problems that occur when reconciling Suspense Reports.
- Determine how often the location receives Suspense Reports from the Area and how they reconcile transactions within 30 days of appearing on Suspense. (See REE Manual 221.1M, Section 5, Suspense Listings, and APD Policy Memorandum 221.1-04, Reconciling Area Suspense Reports, dated 3/9/00. At a minimum, locations should receive monthly reports. However, reconciling every two weeks reduces administrative burdens.)

#### 2.04-7 Sensitive Property

- Verify whether the location has any sensitive property (firearms and law enforcement badges). Ensure firearms are properly secured, bar coded, and listed on the location's official inventory. (REE Manual 221.1M, Section 2, Accountability and Control, subsection "Sensitive Property", all firearms and law enforcement badges are considered sensitive and are accountable property).
- Determine whether the location or Area has declared other types of Government property as sensitive.

#### 2.04-8 Reporting Property Theft, Loss, or Damage

- Determine if the location has experienced any property theft, loss, or damage. Ensure the location documents incidents (form AD-112, Report of Unserviceable, Lost, Stolen, or Damaged Property), including obtaining statements from the custodian, supervisor, APO and appropriate law enforcement officials (for thefts). Confirm documentation contains appropriate signatures from the APO and that the PMO properly removes accountable property records from PMIS/PROP. (See REE Manual 221.1M, Section 9, Reporting Lost, Stolen, or Damaged Property.)

#### 2.04-9 Property Exchange

- Determine whether the location evaluates property that is no longer needed for possible reassignment or exchange potential.
- Ensure that the location follows exchange sale procedures, including the list of ineligible property categories, follows the definition of similar items (within the same Federal Supply Classification Group), and applies the one for one rule. (See REE Manual

221.1M, Section 13, Exchange/Sale of Property and Federal Management Regulations, FMR 102-39 for the ineligible list.)

- Confirm that the location documents the trade-in/exchange process on the purchase document, lists the item description, serial number, AG number if accountable, and the trade-in amount. Ensure the PMO accurately removes the item in PROP when the trade-in involves accountable property.

#### 2.04-10      Acceptance of Gifts

- Determine whether the location has accepted any Unconditional Gifts and who has the authority to accept Gifts on behalf of ARS. (See REE Manual 221.1M, Section 18, Acceptance of Gifts, Subsection “ARS Field”.)
- Confirm that the location ensures that the Gift meets the acceptance criteria (not from a prohibited source), documents the receipt, and updates PROP if the gift meets the accountability criteria. (See REE Manual 221.1M, Section 18, Acceptance of Gifts, Subsection “Unconditional Gifts”.)

#### 2.04-11      Excess Property

- Confirm the process the location uses to determine whether excess property is available before acquiring new acquisitions (first source of supply as applicable). Determine the methods that the location uses to view available excess property.
- Explain the procedures APO’s use to report excess property. What type of documentation (memorandum, forms SF-120 or AD-107) does the location require? Review property files to ensure the documentation contains the APO’s signature or approval (if E-mail) and lists the excess condition code.
- Review files to ensure that the PMO reports excess property through PMIS/PROP or the new AAMS System, for both accountable and non-accountable property. Confirm that the files contain documentation of required screening, such as screen prints from PROP or file notations. (According to FMR 102-36, Federal regulations require agencies to report most all excess property.)
- Ensure that the PMO is aware of the required screening timeframes for excess property pending disposal action, which are 15-day USDA screening, and 21-day GSA screening. (See REE Manual 221.1M, Section 10, Reporting Excess Property and FMR-102-36 for revised time frames.)
- Explain how the location maintains accountability and control of excess pending disposal. Does the location have a storage area for pending excess, how is excess labeled or identified? (See REE Manual 221.1M, Section 10, Reporting Excess Property, Subsection “Procedures”.)

- Explain circumstances when the PMO bypasses required screening and authorizes abandonment or destruction using form AD-112. Review files to ensure documentation contains written determinations for abandonment or destruction (property has no commercial value, cost of continued care and handlings exceeds sales, proceeds, etc), appropriate signatures, and condition codes.
- Ensure the location properly documents property disposal and confirm that if the location donates excess in lieu of abandonment or destruction, they donate to “public bodies”, which are organizations that receive Federal, state, or local funding, not non-profit organizations. (See REE Manual 221.1M, Section 16, Abandonment and Destruction, Subsection “Donation to Public Bodies” and FMR 102-36.)
- Confirm that the location posts the “Public Notice of Abandonment or Destruction” when disposing of excess with an acquisition cost of \$500 or more. (See REE Manual 221.1M, Section 16, Abandonment and Destruction, Subsection “Public Notice” and FMR 102-36.)
- Determine whether the location has procedures in place to clear hazardous materials from excess property before disposal.
- Explain any problems that occur when reporting excess.

#### 2.04-12      Transfers under Specific USDA Donation Programs

- Determine whether the location has donated excess property under the following USDA’s Donation Programs, Stevenson-Wydler Technology Act, Executive Order 12999 Computers for Education, 1862 (Land Grant) Institutions, and FAIR-1890 (Historically Black), 1994 (Native American), and HIS (Hispanic Serving) Institutions.
- Review files to ensure the PMO first reports available property as excess in PMIS/PROP or the new AAMS System, for required USDA screening. Ensure the location receives a justification statement from the eligible donee. Ensure the transfer document, form SF-122, Transfer of Excess Property, contains the appropriate signatures. (Refer to REE Manual 221.1M, Section 17, USDA Donation Programs. Also refer to APD Policy Memorandum, 104-01, Revised Guidelines for Excess Research Equipment under the Stevenson/Wydler Technology Act, Including Executive Order 12999, Computers for Education, dated 5/14/99. Note: USDA no longer requires donation agreements.)
- Confirm that the location reports transfers under the Donation Program to their APMO for inclusion in the required annual report.

#### 2.04-13      Agency Administered Sales

- Verify that files contain appropriate sales documentation that lists the buyer's name, items sold, and sale amount. (Forms OF-15, Sale of Government Property, and OF-16, Sales Slip, are obsolete and are no longer available.) Ensure the location deposits sale proceeds into the appropriate suspense account fund if sale is exchange/sale property, or the US Treasury for sale of surplus property.
- Ensure that the location is aware that USDA prohibits selling property to employees who are or were accountable for the property, used the property, or connected with its declaration as excess or sale. (See REE Manual 221.1M, Section 14, Agency Administered Sales, Subsection "Exemptions" and AGPMR 104-45.302.)

#### 2.04-14      Motor Vehicles

- Confirm that the location is aware of the Area's limits on passenger vehicles (sedans/station wagons) and that the location justifies any fleet additions.
- Ensure that the location acquires vehicles that meet the Federal fuel average fleet economy standard, meet replacement standards, and are the minimum size necessary to accomplish the mission. Ensure the location includes justifications when ordering vehicles other than standard vehicles. (This may be accomplished at the Area level. However, locations are responsible for requesting replacement vehicles according to requirements listed in REE Manual 221.1M, Section 19, Motor Vehicle Management, Subsection "Replacement Standards" and FMR 102-34.)
- Verify whether the location has purchased alternative fueled vehicles (AFV's). Determine if the location is required to purchase AFV's. (See APD Policy Memorandum 221.1-07, Preference for Using Alternative Fuels and Alternative Fueled Vehicles, dated 1/22/02. (Federal regulations require agencies in specific geographic locations, based on the county and zip code, to purchase AFV's). If the location is required to purchase AFV's, confirm that the location/Area maintains justifications for when AFV's will not meet their needs.
- Verify whether the location maintains any vehicles that are exempt from Federal markings and identification. If so, confirm that the location has requested proper approval. (See REE Manual 221.1M, Section 23, Vehicle Operations, Subsection Vehicle Registration/Identification Exemption.)
- Ensure the location properly identifies Government vehicles with Government tags, decal AD-792, For Official Use Only, USDA (if the location uses the newer version of USDA tags that are imprinted with "For Official Use", they no longer need decal AD-792), AD-185, Penalty for Unofficial Use, form AD-651, Accident Reporting Kit, and form ARS-715, Operational and Maintenance Record, or other method for recording and tracking vehicle operational data. (The location may use the ARS-715 or use any other method to

record and track vehicle operational data that is not captured through the Voyager Fleet Card.) The location should receive tags and decals from the Area before vehicle receipt.

- Ensure that the location maintains motor vehicle dispatch records/logs that provide reasonable audit trails to verify official use. (See REE Manual 221.1M, Section 22, Use of Government Vehicles, Subsection “Supervisory Responsibilities” and AGPMR 104-38.301I(3).)
- Ensure that the location secures vehicle keys and fleet cards when they are not in use.
- Determine how the location mechanically inspects Government vehicles according to State/local requirements. If there are no State or local requirements, the location should follow the manufacturer’s recommendations.
- Determine how the location performs and documents annual visual safety inspections. Verify that they promptly repair any noted repairs or problems. (See REE Manual 221.1M, Section 23, Vehicle Operations, Subsection “Visual Safety Inspections” and APD Policy Memorandum 221.1-06, Motor Vehicle Visual Safety Inspections, dated 11/29/00.)
- Explain how the location tracks quarterly vehicle operational and maintenance data and updates information to PROP for all transactions that occur using any other payment method other than the Voyager fleet card. This includes Government provided fuel and maintenance from an on-site facility. The Voyager fleet card automatically captures transaction data (odometer reading, number of gallons and cost of fuel, maintenance costs,) through PCMS-Fleet and feeds the information to PMIS/PROP. (See APD Policy Memorandum 221.1-05, Motor Vehicle Reporting Requirements, dated 10/11/00, and REE Manual 221.1M, Section 23, Vehicle Operations, Subsection “Reporting Operational and Maintenance Data”.)
- Verify whether the location has employees that use Government vehicles for Official Home-to- Work Transportation Authority”. Verify that the employee is in a job series authorized for Home-to-Work. (See REE Manual 221.1M, Section 22, Use of Government Vehicles, subsection “Home to Work Transportation”, and Department Regulation 5400-5, Use of Government Vehicle for Home-to-Work Transportation, Appendix A, for the list of authorized job series.)
- Explain circumstances for allowing home to work transportation for employee outside the authorized job series. Ensure the Location receives Departmental approval for any other occurrence. (See REE Manual 221.1M, Section 22, Use of Government Vehicles, subsection “Home to Work Transportation”.)

- Employees, who are in “official travel status” and are entitled to per diem and use the Government vehicle in lieu of short-term rental, may be authorized for temporary overnight home to work because they must arrive/depart at an unusually early or late time frame. However, this is determined on a case-by-case basis. (See REE Manual 221.1M, Section 22, Use of Government Vehicle, subsection “Temporary Home to Work Transportation While in Travel Status.)

CARE FUNCTIONAL REVIEW  
FACILITIES MANAGEMENT, CONSTRUCTION, REAL PROPERTY  
AND SAFETY, HEALTH, AND ENVIRONMENTAL MANAGEMENT

For information on the interpretation or clarification on the functional questions in this section, please contact Rommy Ignacio on 301-504-1191.

3.0                    Repair and Maintenance

- Determine if the Location is aware of the requirements of Executive Order 13327 on Asset Management to track Operations and Maintenance costs as well as the Repair and Modernization Cost at the individual building level?
- How is Operation and Maintenance (O&M) Budgeted? How is cost data for O&M captured? Determine if an Accounting Code for Operations and Maintenance Costs has been established for the Locations.
- Determine if the Location annually earmarks at least 4 percent of its base funds to accomplish routine repair and maintenance (R&M) needs or has received a waiver in accordance with Agency policy. (ARMS Manual, ARS Manual 245.1, Chapter IX).
- Verify that there is regular maintenance procedures in place. Are buildings and ancillary equipment inspected on a regular basis? Ensure that the Location is consulting with the Area Engineer for identifying/prioritizing repair and maintenance needs/projects.
- Check to see if multi-year facility planning is in place. Ensure the Location's Facility Plan contained in the ARMP correlates with the annually updated ARS Facility Plan.
- How are Operation and Maintenance Cost identified with individual buildings or structures at the Location?
- Determine if the Location uses specific performance measures to measure the effectiveness of the O&M program.
- Determine the location's approach to identify and disposing of unneeded real property asset.

3.01                  Energy Management

- Determine if the Location is integrating energy conservation into its regular operations and maintenance activities per ARS Energy Management Plan (P&P 134.2).
- When was the last energy audit performed? Have recommended energy conservation projects been implemented or included in the ARS Facility Plan? Does the ARS Facility Plan include future energy audits? Were energy projects recommended by the audits implemented?



- Ensure that Location maintains consumption records/monitors energy consumption patterns so that any possible irregularities in utilities billing or estimating procedures can be identified quickly.

### 3.02 Facility Accessibility

- Ensure Location facilities meet the needs of individuals with physical disabilities. Have professional surveys been done to assess physical accessibility needs to conform with the Uniform Federal Accessibility Standards (UFAS) or the Americans with Disabilities Act Accessibility Guidelines (ADAAG)? Does the Location have copies of the UFAS or ADAAG?
- Are Location buildings and facilities accessible to people with disabilities?
- Is there an accessible route from the public way to building entrances?
- Are there marked parking spaces and entrances for disabled individuals?
- Are there accessible paths of travel to primary workstation, conference/training room, all purpose (gathering) areas?
- Are there accessible elevators to all floors of facility?
- Is there one accessible rest room, on each floor of facility, with proper door width; toilet stall; sink basin; path of travel?
- Are there accessible water fountains?

### 3.03 Architect-Engineering (A-E) Contracts

For information on the interpretation or clarification on the functional questions in this section, please contact Regina Herchak on 301-504-1179.

#### 3.03-1 A-E Contracts

- Determine if the Location has A-E authority? If so, what is the threshold?
- Determine if the Location obtains A-E Services. If they do, how do they acquire them?

- Determine if the Location has any concerns with A-E services provided under Area/Headquarters contracts.
- Determine if the Location has A-E authority? If so, how much?
- Determine how the Location obtains A-E services: through the Area contracting office, by issuing their own delivery/task orders against an Area A-E contract, or through their own A-E contracts utilizing the procedures in FAR Part 36.6?
- Determine if the Location has any concerns with A-E services provided under Area/Headquarters contracts.
- If the Location acquires A-E services by issuing their own delivery/task orders against an Area or HQ A-E contract, verify/determine the following:
  - whether the delivery/task orders are issued in accordance with procedures for issuing delivery orders against established contracts which would include issuing a request for proposal that contains a statement of work to the A-E firm, evaluating the proposal and negotiating price, terms, and conditions; as well as documenting negotiations and the award rationale.
  - whether modifications are properly executed. Are these actions documented in the file and the following information included: reason for the change; the contractual authority and FAR clause cites for the change (exercise of option, changes, differing site conditions, suspension of work, etc.); how these actions were priced (pre-priced or based on actual costs); how the price was determined to be fair and reasonable? Do the modification documents include the appropriate FAR clause cite for the change(s)? (FAR 13.106-3, FAR 13.302-3, and FAR 36.609)
  - if contract deliverables and performance periods are appropriately monitored.
  - that significant discussions and/or issues are documented and copies maintained in the contract/purchase order file.
  - that delivery/task orders are closed out properly (FAR 4.804) and are maintained in accordance with FAR 4.805(b)(3).
- If the Location has A-E authority and acquires their own A-E services, verify/determine the following:
  - that the evaluation criteria posted in FedBizOpps are the same criteria used to evaluate A-Es' SF-330's (Architect-Engineer Qualifications).
  - that an evaluation board was established, that it evaluated all SF-330's, and whether the board's chairperson submitted a report to the Contracting Officer (CO) that contained the names of the 3 highest qualified (ranked) firms. Determine if, once the report is received, negotiations are conducted with the highest ranked firm in accordance with FAR 36.606.

- that award is made to the highest qualified (ranked)/most preferred firm.
  - whether modifications are executed properly. Are these actions documented in the file and the following information included: reason for the change; the contractual authority and FAR clause cites for the change (exercise of option, changes, differing site conditions, suspension of work, etc.); how these actions are priced (pre-priced or based on actual costs); how the price is determined to be fair and reasonable? Do the modification documents include the appropriate FAR clause cite for the change(s)? (FAR 13.106-3, FAR 13.302-3, and FAR 36.609)
  - if contract deliverables and performance periods are appropriately monitored.
  - that significant discussions and/or issues are documented and copies are maintained in the contract/purchase order file.
  - that orders are closed out properly (FAR 4.804) and are maintained in accordance with FAR 4.805(b)(3).
- Verify that all delivery/task orders for A-E services have been entered in the FPDS-NG system. (FAR 4.602I(2) – USDA is a participant in the Small Business Competitiveness Demonstration Program, FAR 19.10)

#### 3.04 Construction Contracts

- Determine if the Location has construction authority. What is the threshold?
- Determine if site visits and pre-bid conferences are conducted as described in FAR 14.207. Are uniform agendas utilized? Are the events of these meetings documented?
- Determine if large projects are being split to keep them within the Location's authority.
- Determine if commercial item procedures (FAR Part 12), rather than construction procedures (FAR Part 36), are being used for small dollar, uncomplicated tasks, such as installation of a hot water heater, replacement of one or two windows, small painting projects, routine carpet purchase and installation, replacement of small areas of drywall, simple electrical or plumbing tasks [replacement/installation of a light fixture or a water faucet], and similar small and noncomplex services. Refer to the Office of Federal Procurement Policy (OFPP) Memo, Applicability of FAR Part 12 to Construction Acquisitions, dated July 3, 2003.
- Verify that AD-700's (purchase request), justifications, and all other required backup documentation (specifications, sketches, drawings, etc.) is maintained in the file.
- Verify that construction requirements with an estimated cost between \$10,000 and \$25,000 are posted in a public place or on the location's web site (FAR 5.101(a)(2)). Verify that requirements with an estimated cost greater than \$25,000 have been publicized in FedBizOpps in accordance with FAR 5.101(a)(1). (FAR 13.503)

- Verify that a full copy of the Request for Quote (for all construction projects that exceed \$2,000), with the appropriate clauses and wage determination, is maintained in the file. (FAR 4.803, FAR 13.101, FAR 13.302-5, and FAR 36.213-3)
- Verify that site visits (FAR 36.210) and/or optional pre-bid conferences (FAR 14.207) are conducted. – Are uniform agendas utilized? Are the proceedings of these meetings documented?
- Verify that the rationale for award is documented in the file. Is the award amount determined to be fair and reasonable? What is the basis for the determination? (FAR 13.106-2, FAR 13.106-3 and FAR 31.201-3)
- Verify that all purchase orders for construction, as well as modifications, have been entered in the FPDS-NG system. (FAR 4.602I(2) – USDA is a participant in the Small Business Competitiveness Demonstration Program, FAR 19.10)
- Verify that formal written Notices of Award are issued to contractors (FAR 36.213-4). Verify that formal Notices to Proceed (NTP) are issued to the contractors to establish the official commencement date of performance. Does the contractor sign it? Is a signed copy of the NTP maintained in the contract/purchase order file? (FAR 14.408, FAR 36.212, and FAR 36.213-4)
- Verify, for projects between \$25,000 and \$100,000, that a valid Payment Bond or alternative type of payment protection is been submitted and is in the file. (FAR 28.102-1(b) and FAR 28.102-1(c))
- Verify, for projects over \$100,000, that bid bonds (from corporate or individual sureties), are submitted by all offerors. (FAR 28.101 and FAR 28.2)
- Verify, for projects over \$100,000, that valid performance and payment bonds (from corporate or individual sureties), and certificates of insurance are submitted by the successful offeror prior to the issuance of a Notice to Proceed and are maintained in the file. (FAR 28.102 and FAR 28.2)
- Determine whether the Contracting Officer has delegated any monitoring/inspection authority or responsibility to personnel at the job site. If so, is a formal letter of delegation as Contracting Officer's Representative (COR) or Contracting Officer's Technical Representative (COTR) issued that clearly describes the authorities, responsibilities, and limitations? (FAR Part 42.202)
- Verify that Davis-Bacon Act (DBA) requirements (for projects exceeding \$2,000) are being monitored in accordance with FAR 22.4. For example, wage determinations must be posted (FAR 22.404-10) and weekly payroll records must be submitted and reviewed (FAR 22.406-6 and FAR 22.406-7), etc.
- Determine how payments are made under construction contracts. Are payments made monthly, or based on a percentage of completion, or lump sum, etc.? (FAR 52.232-5) Is the Form ARS-371, Construction Progress and Payment Schedule (or something similar), being used for individual projects involving multiple disciplines (HVAC, plumbing, electrical, etc.), larger dollar value

projects, or lengthy projects? If so, is it being reviewed by the COR and approved by the CO; is it also being used as a means of verifying contractor invoices and performance of tasks?

- Determine whether contract modifications are properly issued. Are these actions documented in the file and the following information included: reason for the change order; the contractual authority and FAR clause cites for the change (changes, differing site conditions, suspension of work, etc.); how these actions are priced (pre-priced or based on actual costs); how the price is determined to be fair and reasonable? Do the modification documents include the appropriate FAR clause cite for the change(s)? (FAR 13.106-3 and FAR 13.302-3)
- Determine if contract performance periods are appropriately monitored.
- Verify that inspections are conducted in accordance with FAR 13.302-1 and FAR 46.102.
- Are files documented to show the results of the final inspection (e.g., e-mail or letter from COR to the CO)?
- Verify that significant discussions and/or issues are documented and copies maintained in the contract/purchase order file.
- Verify that purchase orders are closed out properly (FAR 4.804) and are maintained in accordance with FAR 4.805(b)(4)
- Determine if the Contracting Officer has delegated any authority or responsibility to personnel at the job site. If so, was a formal letter(s) of delegation as Contracting Officer's Representative (COR) or Contracting Officer's Technical Representative (COTR) issued that clearly describes the authorities, responsibilities, and limitations in accordance with FAR Part 42.202?
- Are Davis-Bacon Act (DBA) requirements being monitored in accordance with FAR 22.4? For example, Posting of Wage determinations (FAR 22.404-10) and Submission and Review of Weekly Payroll Records (FAR 22.406-7), etc.
- Determine how payments are made under construction contracts. Are payments made monthly based on a percentage of completion, lump sum, etc
- Determine if change orders or contract modifications were executed. Were these actions documented for the file as follows:
- What was the contractual authority for the change (changes, differing site conditions, suspension of work, etc.)?
- Were these actions pre-priced or based on actual costs?
- Was the price determined fair and reasonable (FAR 13.106-3) (FAR 31.201-3)?

Determine if contract performance periods are appropriately monitored. If completion date passes, is some action taken to reestablish the completion date?

- Are inspections conducted in accordance with FAR 46-312 and 46.1? If so, are files documented to show the results of the final inspection?
- Are contracts closed out properly (FAR 4.804)?
- Are formal written Notices to Proceed (NTP) issued to the contractor to establish the official commencement date of performance? Does the contractor sign it? Is a signed copy of the NTP maintained in the contract/purchase order file?
- Are significant discussions and/or issues documented and copies maintained in the contract/purchase order file?"
- Is the Form ARS-371, Construction Progress and Payment Schedule, (or something similar) being used for individual projects involving multiple disciplines (HVAC, plumbing, electrical, etc.), larger dollar value projects, or lengthy projects? If so, is it being reviewed by the COR and approved by the CO; and is it also being used as a means of verifying contractor invoices?

### 3.05 Facility Security

For information on the interpretation or clarification on the functional questions in this section, please contact Terry Rupe on 301-504-1228.

Reference: P&P 240.3, June 2000, Physical Protection, Security and Conduct While on REE Facilities; P&P 243.4, January 2004, Issuing and Controlling ARS ID Badges.

- Ensure the Location has an Occupant Emergency Program (OEP) established and that each employee has a copy. The program should cover processes to be followed during emergencies, such as fire, explosions, bomb threats and natural disasters. (Federal Property Management Regulations, 40 CFR, Subchapter D, Part 101-20.)
- Ensure the Location is conducting physical security surveys. Does the Location perform these in conjunction with ARS Homeland Security Office (ARSHS)?
- Identify if Location has any Physical Security Countermeasure projects planned or under consideration. If yes, are they aware of ARSHS design and review role?
- Does Location know to contact ARSHS (202.720.2452) for the following: all possible OIG investigations; vandalism to, or theft of, mission critical assets; workplace violence activities; and workplace death events.
- Does the Location maintain a current roster and call list of local and federal law Enforcement contacts?
- Does the Location have any security related MOU's in place? If yes, with what agency and for what specific service?
- Is the Location aware of the ARSHS Web site [ <http://arsnet.usda.gov/OHS/>].
- Does the Location rely on any outbound third-party security alarm monitoring and

response mediums or services ? If yes, who and what type?

Examples:

--Door contact alarms monitored and responded to by campus police between hours of 1800 – 0700 seven days a week.

--Greenhouse temperature alarms that automatically page a location employee who decides on appropriate response.

--Burglar alarms monitored by a third-party service that notifies a pre-determined entity (campus police, local police, contract guard services, location employee, etc.).

- How often does the Location review its security operation and administrative procedures?
- Ensure that there is some type of fire protection/prevention system (alarms, sprinklers) in place (ARS Manual 242.1, Chapter 7).
- What procedures are in place for conducting annual “Emergency Disaster Drills” (ARS Manual 230)?
- Is the Location issuing ID Badges in accordance with P&P 243.4?

### 3.05-1 Workplace Violence

- Did the Location receive the orange “workplace violence handbook”? (Available at <http://www.USDA.GOV/DA/WORKPLACE.pdf>)
- Is there a plan in place to respond to workplace violence? Do managers/employees know what to do in the event of a violent situation?
- Are employees aware of the Secretary’s policy on the prevention of Workplace Violence?

### 3.06 Acquisition (Purchase, Donation, Exchange or Transfer) of Real Property

References Real Property Manual Draft Acquisition Chapter I, 2005, and 7 United States Code 2250(a)

- Has the Location acquired land in the last 5 years. If yes, does the Location have a copy of the applicable appropriation or law authorizing the land acquisition? What is the Location’s understanding of Agency policy regarding the acquisition of land (purchase, exchange, or otherwise), as well as non-Agricultural Research Service (ARS) construction on ARS-owned property?
- Where does the Location direct acquisition questions? Upon request useful contact phone numbers for the Area Realty Specialist and assigned Headquarters Realty Specialist will be provided.

- How are newly constructed facilities or capitalized improvements tracked for inputting or updating in the Corporate Property Automated Information System (CPAIS)? Is the Location forwarding its requests for the establishment of a Unique Asset Identifier for all capitalized assets to the Area Realty Specialist? Is the Location aware that copies of all prior year adjustments – for example for a capitalized structure that already exists and should have been on an inventory, but was overlooked during the last reconciliation cycle – must be forwarded through the Area Realty Specialist to the Real Property Management Branch on a monthly basis?
- What information is being maintained within files? There should be copies of acquisition documents, including deeds, leases, transfer documents, etc.
- Is training or guidance needed in the area of Acquisition?

### 3.06-1 Utilization, Accountability, and Control of Real Property

Reference: Real Property Manual Draft Accountability and Control Chapter 9, 2005; FMR 102-84.55; Section 106 of the National Historic Preservation Act and AGPMR 110-85.55.

- At the Location, who is responsible for monitoring utilization of land and facilities and ensuring utilization is in accordance with Agency policies.
- Is the Area Office providing copies of inventory printouts, for verification and update, every 5 years? What procedures are in place for conducting inspections of real property holdings to verify that all land, buildings and structures are accounted for and effectively used in support of mission- related activities?
- What process is used to review owned and leased properties and to communicate any modifications necessary to the REWO for maintaining an up-to-date inventory in CPAIS?
- How is CPAIS being used at the Location to capture space utilization, including the number of workstations, number of personnel within all space usage types and the number of scientists along with the design capacity of laboratory space? Are there procedures in place to ensure the capturing of University space covered under a Memorandum of Understanding, Special/Cooperative Agreements, etc. and the utilization of this space with CPAIS.
- Are records established and maintained with the following:
  - custodial responsibility for the real property assigned to the Location and Location worksites
  - physical inventories signed by the Accountable Property Officer along with documented recommendations for adjustments
  - identification of Historical properties/sites and related Historic Preservation Plans. Are copies provided to the Area Office and Headquarters?
  - acquisition files containing copies of short- and long-term leases,
  - construction-related materials including “as built” and floor plans,
  - donation or transfer documents, and AD-107’s for formal documentation for FDMIS/CPAIS updates, etc.



- disposition files containing AD-107's, AD-112's, SF-118's, SF-118a,b,c's.
- Are there internal procedures in place to address encroachments on ARS lands? If an encroachment is identified or brought to the Location's attention, how is this information relayed to the attention of the Area Office's or Real Estate Warrant Officer (REWO)?
- Does the Location take an active role in the review process during Design/Construction? Is this review process coordinated with the Area Office? What is the process used at the location for coordinating with any local "Referral Agencies" that must be involved, such as planning commissions, the State Historic Preservation Officer (SHPO), etc? Are copies of all formal correspondence to and concurrences from consulting parties maintained within the project file? Are copies of such correspondence provided to the REWO?
- Who is the responsible agency official to determine if a Design/Construction project is an undertaking as defined in Section 106 of the National Historic Preservation Act.
- Has the Location established a working relationship with the SHPO? Does the Location have a Programmatic Agreement in place?

### 3.06-2 Leasing Real Property – Land and Space – and Agreements

References: Real Property Manual 245.1 Draft Chapters 2 and 3, 2005; Departmental Regulation 1620-2, USDA, Space Management Policy and 7 United States Code 2250(a)

- Are copies of any space or land leases, Memorandums of Understanding, Unfunded Cooperative Agreements, Supplemental Agreements, etc. on file? Agreements may cover space in non-ARS-owned buildings, land for field plots, and the construction or placement of ARS-owned buildings.
- What procedures are in place for the periodic review of the above documents?
- Has the location erected buildings or other structures on non-Federal lands without first obtaining the right to use the land through a lease or other document granting realty interest in the land for the estimated life of or need of or need of the improvement as described in 7 U.S.C.2250(a)? What procedures are in place to ensure the Location acquires the necessary realty interest prior to constructing a building or structure on non-Federal land.
- Has the Location made any capital improvements (\$25,000 or more) to space not covered by a realty interest? If this has occurred, such actions should be immediately brought to the Area Office's attention so that a document can be prepared and executed.
- How does the Location assure that it is complying with Departmental Regulation 1620-2 which establishes USDA policy on acquisition, management and disposition of office and related space for USDA-owned, leased and GSA-controlled space. The RPMB has under its direction a group of space and building management, specialists should assistance in the area be required.

- What are the Location's procedures for tracking lease expiration dates and providing renewal justification requests to the Area Office? Is the Location aware that CPAIS can perform tracking?

### 3.06-3 Grants of Easement and Revocable Permits

References: Real Property Manual 245.1 Draft Chapters 5 and 6, 2005 and P&P 244.0-ARS, September 2003, Guidance and Instructions for the Collection and Use Fees for Revocable Permits and Easements.

- How does the Location verify that easements and revocable permits are in place as required? How are these periodically reviewed to ensure renewal prior to expiration, compliance with terms and conditions, that expired easements are vacated, etc.? How does the Location communicate their findings to the Area Office and/or REWO?
- When screening requests for easements or permits, how does the Location ensure that the request is a case of necessity and that the land or space requested does not exceed what is required? Are procedures in place to ensure that rights are not granted to ARS property that would be incompatible with the proposed use or encumber use of the property? Are current and future program needs and possible conflicts considered during the review process--prior to recommending such requests?
- How are requests to occupy ARS-owned buildings or utilization of ARS facilities addressed at the Location? How does the Location ensure that a revocable permit is issued for all entities using ARS-owned/controlled space? Are inspections performed of tenant space to ensure compliance with terms and conditions of the agreement to occupy the space. ARS
- How are requests for the installation of antennas addressed at the Location? Are these evaluated and coordinated with the REWO to ensure that requests do not impact or interfere with existing research programs, future land development plan, "Referral Agencies", human exposure limits, etc.?
- How is the Location complying with P&P 244.0, Guidance and Instructions for the Collection and Use Fees for Revocable Permits and Easements? This is available on-line.

### 3.06-4 Quarters Rentals

References: Real Property Manual 245.1 Draft Chapter 7, 2005; P&P 245.2, June 1993; Furnishings and Household Goods in ARS Controlled Living Quarters and Department of Interior Department Quarters Handbook 400 DM, June 1994

- If the Location has quarters, is the Location aware of the responsibilities regarding quarters management? How are rental fees collected and used in accordance with regulations?
- If quarters files are maintained at the Location, do quarters files contain support documentation to demonstrate that Government living quarters for ARS employees are

properly managed and accounted for? Do files at a minimum include:

- Documentation of annual Consumer Price Index (CPI) adjustments
- Copies of the most recent appraisal and/or regional rental surveys along with any background documentation
- Documentation of Condition of Employment (must be reviewed every 5 years.)
- Sampling results from any screening tests performed (i.e., lead, asbestos, mold, etc.)
- Are lead disclosure statements provided to residents for homes constructed prior to 1970?

Are Forms ARS-494's, ARS-4's and REE-15's prepared at the Location or Area Office? If prepared elsewhere, are they carefully reviewed for accuracy prior to having the employee who is renting the quarters sign the documents and then forwarding them to the REWO for execution?

- Does the Location bring any rental collection problems incurred to the attention of the REWO?
- Are CPI adjustments made annually? Are employees provided with a minimum of 30 days advance notice of such adjustments?
- Are the Quarters Rental Surveys and Sample Plans that are prepared by the Department of Interior reviewed to ensure that the information provided is correct, such as the nearest established community?
- How does the Location ensure the inventory and accountability of furnishings provided in quarters?
- Is a physical inspection performed of the quarters prior to occupancy and a condition report prepared and signed by the inspecting official and employee who is renting the quarters? Are periodic physical inspections performed to identify maintenance, repair and safety and health conditions that need correction? How are items identified formally documented and what tracking mechanism is in place to ensure these are corrected?

### 3.06-5 Disposal of Real Property

References: Real Property Manual 245.1 Draft Chapter 8, 2005 and P&P 246.1-ARS, September 1997

- Are Locations compiling packages for real property identified as excess or recommended for disposal?
- Are Locations developing the annual protection and maintenance costs for real property assets for such expenses to be incurred during the excess/surplus/disposal process?
- Does the Location prepare AD-107's, AD-112's, SF-118's, and etc. for all disposal actions, including disposal of ARS-owned buildings with a value of \$50,000 or less?

Are these documents forwarded to the Area Office upon completion?

- Are the following screening surveys being addressed at the location during the disposal process?
  - threatened and endangered species
  - hazardous building components such as lead, asbestos
  - associated underground or above ground storage tanks
  - environmental impact
  - McKinney-Vento Homeless Assistance Act
  - Section 106 review and consultation
  - site-specific requirements
- Has the Location established a working relationship with the SHPO?
- Does the Location have a Programmatic Agreement in place?

#### Safety, Health, and Environmental Management

For information on the interpretation or clarification on the functional questions in this section, please contact Pete Jovanovich on 301-504-1243.

- Verify the Location has assigned personnel to manage and implement the safety, health, and environmental management (SHEM) program. Each Location must have an assigned Safety Representative or Collateral Duty Safety Officer and an Environmental Management System (EMS) Coordinator (i.e., these positions may be held by the same person). (ARS Manual 230, Chapters 18 and 38)
- Verify the Location has an EMS Committee; and, if the Location has 15 or more full time employees, a Safety Committee (i.e., documented on ARS Form 309, Safety and Health Committee.) The Location may choose to have a single Committee combining the requirements.
- Verify the Committee(s) meets on a recurring basis by reviewing the meeting minutes. (ARS Manual 230, Chapters 18 and 38)
- Verify the Location has written annual safety, health, and environmental goals and objectives, and, an EMS policy statement (ARS Manual 230, Chapters 10 and 38)
- Verify funding for SHEM requirements is listed in the ARMPS. Costs for requirements in excess of \$25,000 should be listed in the Procurement Plan of the ARMPS. Costs for requirements less than \$25,000 may appear elsewhere in the ARMPS at the direction of the Area office. If the Location is using Hazardous Waste Cleanup (HWC) funds, those funds should be listed in the HWC High Priority Requirements List section of the ARMPS. (ARMPS Manual/Guidance and ARS P&P 230.1, Tracking Hazardous Waste Cleanup Funds)

- Verify the Location has access to current applicable Federal, State, and local SHEM laws, regulations, codes, standards, policies, etc., available in paper, electronic, or other media formats. (ARS Manual 230, Chapter 8)
- Verify required SHEM related materials (i.e., Poster AD-1010, USDA Safety and Health poster; OSHA Form 300A, Summary of Work-Related Injuries and Illnesses; CA-10, What a Federal Employee Should Do When Injured at Work; and other local requirements) are posted on a bulletin board(s) in a conspicuous location(s) accessible to all employees. (ARS Manual 230, Chapter 17)
- Verify safety, health, and environmental requirements are taken into consideration during the design and construction process. Location and/or Area SHEM personnel must review designs to ensure they meet SHEM requirements. (ARS Manual 230.0, Chapter 19, ARS P&P 242.1, Facilities Design Standards, and ARS 242.4, Major Facilities Construction)

#### 3.07-1 Safety, Health and Environmental Education/Training

- Verify safety, health, and environmental training is provided as part of the ARS Employee Orientation Program for new or transferred employees. (ARS Manual 230, Chapter 14)
- Verify personnel have viewed each of the six Agency SHEM training videos, as applicable. The videos are now available on-line at <http://www.afm.ars.usda.gov/shem/videos.htm>. (ARS Manual 230, Chapter 14)
- Verify the Location has assessed the workplace and identified appropriate job-specific safety, health, and environmental training for all employees. (ARS Manual 230, Chapters 14 and 26)
- Verify completed training is documented and kept in a centralized location. Training that has not yet been completed should be documented in the employee's Individual Development Plans (IDP), ARS Form 48. Employees should not engage in an activity until they have received appropriate training. (ARS Manual 230, Chapter 14)
- Determine if the Location has an Incentive Awards Program for recognizing SHEM performance. While not required, many Locations use such methods to encourage participation in SHEM programs. (ARS Manual 230, Chapter 15)

#### 3.07-2 Safety Management

- Verify the Location provides written notification of potentially hazardous conditions to employees. Management must inform employees about any workplace hazards. (ARS Manual 230, Chapters 26 and 31).
- Verify that the Location has a comprehensive SHEM Inspection Program using ARS Form 404, or equivalent. Inspections must be conducted annually and reports kept on file for five years. (ARS Manual 230, Chapter 22)

- Verify the Location has a comprehensive SHEM Abatement Program to correct deficiencies identified by employees and during annual inspections. Check to verify deficiencies are abated within 30 calendar days. If a deficiency was not abated within 30 calendar days, check to verify the facility developed a written abatement plan with milestones as well as interim steps to protect employees from injury as a result of the unsafe or unhealthful working condition. All abatement activity documentation must be present in a centralized location available for reference by all employees. (ARS Manual 230, Chapter 22)
- Verify the Location has an Accident/Illness Reporting, and Investigation, and Analysis Program in place (i.e., the Location must have a file for accident reports and the ensuing investigations.) Ensure the Location has documented the measures taken to prevent recurrence of accidents/incidents. (ARS Manual 230, Chapter 20)

### 3.07-3 Industrial Hygiene

- Determine if the location has conducted an industrial hygiene baseline survey to identify hazards in the workforce (i.e., Locations are required to establish baseline surveys by June 2005). (ARS Manual 230, Chapter 31 and Nov. 20, 2003, memorandum from Jim Bradley, titled, "Industrial Hygiene Program")
- If chemical, biological, or radiological agents are used, verify the Location has a written Hazard Communication Program and Chemical Hygiene Plan; and, that training has been provided for these programs. (ARS Manual 230, Chapters 14, 26, and 33)
- Verify the Location maintains an inventory of chemical, biological, or radiological agents, and that the inventory is updated at least annually. (ARS Manual 230, Chapter 26)
- Verify that Material Safety Data Sheets (MSDS) are retained and that they are orderly and easily assessable to employees who need them. MSDS are required for all materials that may be harmful to humans such as laboratory chemicals, pesticides, insecticides, cleaning agents, biological agents, radiological agents, etc. (ARS Manual 230, Chapter 26 and 33)
- Verify all hazardous areas and areas containing hazardous materials (i.e. chemical, biological, and radiological agents) are clearly posted and secured. (ARS Manual 230, Chapter 26)
- Verify applicable Personal Protective Equipment (PPE) is available and its use mandated. Each employee's immediate supervisor is responsible for:
  - assessing the need for PPE;
  - providing appropriate PPE to employees;
  - developing standard operating procedures for PPE;
  - training employees on proper use and care; and
  - ensuring that employees utilize the equipment.
 (ARS Manual 230, Chapters 33 and 34)

- In the absence of professional medical attention in near proximity to the workplace (i.e., 3-4 minutes), verify the Location has a person(s) trained to render first aid on all shifts and has adequate first aid supplies (OSHA Standard 29 CFR 1910.151 and ANSI Standard Z308.1)

#### 3.07-4 Environmental Management

- Has the Location completed an EMS Self-Declaration checklist verifying that the necessary elements are in-place? (ARS Manual 230.0, Chapters 38 and 63)
- Verify the Location considers safety, health, and the environment in its procurement practices. Specifically, the Location should have procedures for reviewing AD-700's for hazardous substances to determine if:
  - materials are already in stock and available;
  - less hazardous substance can be substituted; and
  - minimum quantities are being ordered.
 (ARS Manual 230, Chapter 49)
- Verify the Location has procedures for determining if a waste is a regulated hazardous waste and, for the satellite accumulation of hazardous waste. Verify that personnel who generate hazardous waste have been trained on these procedures. (ARS Manual 230, Chapter 57 and 40 CFR 260)
- Verify the Location maintains records on the quantity and types of hazardous waste generated each month. The Location utilizes this information to determine and document their generator classification (i.e. conditionally exempt small quantity, small quantity, and large quantity). (ARS Manual 230, Chapter 57 AND 40 CFR 260)
- Verify the Location has filed EPA Form 8700-12, "Notification of Hazardous Waste Activity", with the EPA or State, if applicable. The EPA does not require conditionally exempt small generators to file, however, the State may require the Location to file. (ARS Manual 230, Chapter 57 and 40 CFR 260)
- Verify the Location has written procedures for the temporary storage of hazardous wastes including management, handling, and disposal. (ARS Manual 230, Chapter 57 and 40 CFR 260)
- Determine if the Location maintains a log of hazardous wastes inspections. Weekly inspections of hazardous waste storage areas must be conducted for large quantity generators. Small quantity and conditionally exempt small quantity generators are not required to perform such inspections but are encouraged to do so. (ARS Manual 230, Chapter 57 and 40 CFR 260)
- Verify Hazardous Waste Manifests are on file and orderly (a returned signed copy from the disposal or treatment facility receiving the waste is required). Locations that utilize University resources to dispose of waste are responsible only for documenting the types and quantities of waste (i.e., manifest copies are not required). (ARS Manual 230, Chapter 57 and 40 CFR 260)

## CARE FUNCTIONAL REVIEW HUMAN RESOURCES

For information on interpretation or clarification of the functional questions, please call the contact person whose name and phone number is shown next to each section.

### 4.0            Employment (Sue Hamilton, 301-504-1398)

- Verify the Location's procedures for receipt of applications. All applications should be either date-stamped or the date of receipt of the application should be notated in ink.

Applications for permanent employment (competitive service): These applications must either be forwarded immediately to the servicing Branch, HRD, for response or the Location must return the application by letter informing the applicant to apply for permanent positions in response to specific vacancy announcements. These vacancies are advertised on the OPM and HRD Web sites. Verify that the Location does not retain any applications for permanent employment.

Applications for L/A and Student Positions (excepted service positions): If the LAO has delegated employment authority, applications for L/A and student positions (nonpermanent positions in the excepted service) may be circulated. Verify that the Location does not keep applications on file and gives "veterans preference," if applicable, to applicants.

Applications for Postdoctoral positions (excepted service positions): may be submitted to the scientist who is the mentor for the position and may be retained until a selection is made. Verify that the Location gives "veterans preference," if applicable, to applicants.

- Verify that the Location obtains proof of enrollment in school on a full- time or part- time basis from employees on student appointments.

This can be done by requesting a copy of transcripts once or twice per year, or by requesting verification of enrollment through the registrar's office. Note: If a student stops going to school at least on a half-time basis as defined by the institution, the Location should initiate an SF 52 to terminate the appointment. [Reference P&P 413.8, Student & Volunteer Programs.]

- If volunteers are used at the Location, verify they have signed agreements, which are on file and records of service are being maintained. This includes documentation of days and number of hours worked. [Reference P&P 413.8, Student & Volunteer Programs.]
- Verify HRD has approved the content of employment ads (paid and free) for recruitment. [Purchase order files should contain the necessary approvals. Reference PPD Memorandum, Approval of Paid Advertisements, dated June 8, 1995.]

Note: Paid ads must be reviewed by the servicing HR specialist to ensure USDA and ARS are featured prominently as the employer; the correct salary range is listed; the type of appointment is shown, and the EEO/CR statement is included.



- Verify employee paper records are safeguarded in locked file cabinets with restricted access. Records should contain only current documents necessary to the function of the office.

Note: there should be no attempt to duplicate an Official Personnel Folder. No information other than “public information” (i.e., Name, Title, Pay Plan, Series, Grade, Pay Rate and Duty Location) may be released without the employee’s consent. [Reference P&P 158.1, Freedom of Information Act and Privacy Act Guidelines and P&P 411.7, Releasing Information About REE Employees.]

- Verify the Location understands when an SF-52 should be prepared, i.e., name changes, position redesignations, reassignment of employees to another management unit, etc. Verify details of employees (those who are detailed to other positions for more than 30 days) are being documented with an SF-52. [Reference HRD Web site, Preparing Requests for Personnel Actions.]

#### 4.01 Time and Attendance (Ted Nykiel, 301-504-4426)

- Verify all employees (with the exception of intermittent who should not have a regular Work schedule) have an established tour of duty approved by the supervisor, (example REE-331).
- Verify employees and timekeepers are initialing and that supervisors are signing each T&A, unless determined to be impracticable.
- Verify all credit and/or compensatory time is being recorded on T&A’s. Credit hours are initiated by the employee versus compensatory time, which is ordered/required by the supervisor. Compensatory time cannot be forced on an employee earning less than GS-10, step 10 or if these employees are non-exempt from FLSA. These employees, however, may decide to accept compensatory time in lieu of overtime. If so, the statement on the bottom of time sheet should be initialed by both the employee and the supervisor.
- Verify that credit hours accrued (especially on Saturdays and Sundays) were worked on the employee’s own initiative. If the work was assigned/ordered/directed/etc., by management, the hours worked must be recorded as overtime or compensatory time, not credit hours. See bullet item above.
- Review T&A information for leave used under the Family Medical Leave Act (FMLA) and Sick Leave Usage for Family Care, Adoption and Bereavement as follows:
  - FLMA is an entitlement for up to 12 weeks of Leave Without Pay (LWOP) (annual and/or sick leave may be substituted as appropriate) during any 12 month period to care for a family member.  
LWOP is coded as Transaction Code (TC) 71 for processing and all time must be maintained in a cumulative manual or automated record.
  - Sick Leave for Family Care and Bereavement: Sick leave provision allows employees to use up to 480 hours of sick leave for serious medical conditions (prorated for part time employees) each leave year as long as the employee

maintains a sick leave balance of at least 80 hours for care of a family member or for bereavement. An employee can use up to 40 hours of sick leave for this same purpose without having to maintain a balance of 80 hours. TC 62 (sick leave used) with the prefix 62 Sick Leave for Family Care is used for time and attendance processing. A maximum of 104 hours of family sick leave can be used for non-serious medical situations. The total amount of family sick leave, both serious, and non-serious combined, cannot exceed 480 hours in a leave year. Only 40 hours may be advanced for sick leave for family care.

- Verify in the T&A records for callback overtime work situations. If an employee is called back to work unexpectedly for additional duty later in the workday or on a day that was not originally scheduled as a workday, overtime is credited for a minimum of 2 hours – whether 1 minute or 2 hours is actually worked. After the first 2 hours the individual would earn overtime as it was actually worked. [Reference P&P 402.3, Premium Pay.]
- Verify that Transaction Code 32, with prefix 78 is used for compensatory time for travel earned. And Transaction Code 64, with prefix 78 is used for compensatory time for travel used.
- Check to see if any employees are listed on the NFC TIME 4004 Report, also known as the CULPRT 0152 or Leave Error Report. If so, verify an AD-717, Leave Audit, has been completed to resolve the leave error. Note: Leave reconciliation/audits must be conducted when an employee has a discrepancy in leave balances between the NFC database and the STAR database.
- All Leave audits must be prepared from original documentation. To certify correctness of an audit, the ORIGINAL SIGNATURE of audited employee's supervisor along with DATE is required on all audits (AD-717 or electronic counterpart). The Supervisor's signature on the leave audit certifies correctness of the audit consistent with their personal knowledge. Leave audits should also indicate the name of the audit preparer (normally the timekeeper) and her/his phone number. An accurate leave audit includes explanatory notes as necessary. Leave audits should start with pay period 01 or the first pay period of a new employee; through the last pay period which was paid/separates.

Verify certified T&A reports and the supporting documentation are being retained for 6 years [Reference NFC Procedures: Title I, Payroll/Personnel Manual, Chapter 7, Time Procedures, Section 1, Time and Attendance Instructions, dated 3/02.]

#### 4.02 Pay and Leave (Ted Nykiel, 301-504-4426)

- Review that employees and supervisors understand the differences between overtime, compensatory time in lieu of paid overtime (work required by management) and credit time (work initiated by the employee) as follows:
- Overtime worked and compensatory time in lieu of paid overtime must: Exceed 8 hours in a day or 40 hours in a week; and
  - be officially ordered or approved (employees cannot approve their own overtime);
  - be actually performed by an employee;
  - be documented in writing in the documentation attached to the T&A log;
- Credit hours are hours worked in excess of an employee's basic work requirement, 1) the Employee elects to work and the supervisor approves so as to vary the length of the workweek or a workday, 2) used before they are earned, 3) cannot be earned on a holiday during the hours that correspond to the employee's regularly scheduled hours for that day and 4) cannot be earned by intermittent employees. [Reference P&P 402.3, Premium Pay, and P&P 402.1, Flexible Work Schedules.]

- Verify that full time employees only earn 8 hours of administration leave on a holiday. Verify that part-time employee only earn administrative leave for the number of hours they are scheduled to work on the holiday, (not to exceed 8 hours.)
- Verify with supervisors that they know that advancing leave is at their discretion, it is not an entitlement. Advanced sick leave and advanced annual leave must be requested with justification. Advancing sick leave for an employee is limited to 240 hours. Note: Employees with NTE dates are eligible for advance annual or sick leave not-to-exceed the amount of annual or sick leave they will earn in the remaining period of employment. Advancing annual leave is limited to what an employee can earn back by the end of the leave year. If too much annual leave is advanced, the employee will not be paid for those extra hours

4.03 Performance Management (Helene Saylor, 301-504-1432, Reference the HRD Web site - topic "Performance Management")

- Review the following for employees covered by the Agency appraisal program:
- Verify performance plans were put in place within 30 days of the beginning of the rating cycle or position change,
- Verify employees are covered under the correct rating cycle (i.e. December 31 or March 31),
- Verify there are 3, but not more than 10 performance elements, of which one must be critical, but not all,
- Verify performance plans are accurate and relevant to the position,
- Verify performance plans include an alignment statement or otherwise indicate the Agency/organizational goals to which the employee contributes (i.e. ARS Strategic Plan goals, National Program or CRIS project goals, business plan goals or other organizational work plan goals),
- Verify performance plans include specific expectations or specific goals that contribute to the Agency/organizational goals listed,
- Verify a separate critical element addressing EEO/CR is included in each supervisor's performance plan. (Positions classified as supervisor usually include the term Supervisory, Supervisor, Manager, Officer, Director, or Administrator in the title.),
- Verify EEO/CR objectives are incorporated in a critical element (typically communications or customer service) in each non-supervisor's performance plan,
- Verify performance plans of supervisors include a critical element addressing supervisory responsibilities and expectations. (May be a separate critical element or incorporated in a related critical element.),
- Verify performance plans include a health and safety element where job related or required by the Area,

- Verify Office of Scientific Quality Review (OSQR) objectives are addressed in Category 1 and Category 4 scientist performance plans,
- Verify performance plans are reviewed and approved by a person at a higher organizational level than that of the Rating Official,
- Verify mid-year reviews are conducted and documented in a timely manner,
- Verify performance plans have been in place at least 90 days before an employee has been given a rating of record,
- Verify annual appraisals are reviewed and approved by a person at a higher organizational level than that of the Rating Official, and
- Verify ratings of record are being conducted and submitted within 60 days of the end of the rating cycle or Within timeframes prescribed by the union/labor management agreement.

4. 04 Awards (Helene Saylor, 301-504-1432, Reference the HRD Web site - topic “Awards”)

- Review awards and hold discussions with Location employees for the following:
- Verify the incentive awards program (including Performance, Spot, Extra Effort, Time-Off, and Non-Monetary awards, and Quality Step Increases {QSIs}) is being used by the Location,
- Verify incentive awards are being initiated after an accomplishment or achievement has occurred,
- Verify true accomplishments and achievements are being recognized,
- Verify employee, managers, supervisors and team/groups are recognized for demonstrating superior equal employment opportunity accomplishments,
- Verify the ARS Delegation of Authority for approval of awards or any other Area approval policy is being followed,
- Verify written justifications are attached to AD-287-2 forms for awards over \$500, for Time-Off awards over 10 hours, and for QSIs. (Performance accomplishment reports may be submitted in lieu of the written justification for Performance awards, QSIs, and Time-Off awards given for performance recognition.)
- Verify AD-287-2 forms are signed with two levels of approval. (Must have signatures of the Recommending Individual and the Approving Official.),
- Verify awards are approved at a management level higher than that of the Recommending Individual,
- Verify performance awards are being submitted within 60 days of the end of the rating cycle, and
- Verify through discussions with LAO/employees: Is there a pattern in the approval of awards (same employees/higher graded always receiving awards)? Are top performing employees being recognized for their performance and for their accomplishments and achievements? Are there unusual differences in the amounts of awards among awardees?

4.05            Training (Marianne Plumb, 301 504-1470)

- Review a sampling of Individual Development Plans (IDPs), which are required by the Agency. Determine if the IDP is a joint effort on the part of the supervisor and employee and if it is updated annually. [Reference P&P 440.1, Employee Training and Development.]
- Review the employee orientation procedures followed at the Location. Reference P&P 412.2, Appointment and Orientation of New Employees and the New Employee Orientation Program Guide. Ensure that each orientation package includes:
  1. A copy of "Standards of Ethical Conduct for Employees of the Executive Branch" and "Employee Responsibilities and Conduct"
  2. The USDA Handbook on "Workplace Violence Prevention and Response"
  3. A copy of the publication, "Handling Diversity in the Workplace."
  4. A copy of the publication, "Sexual Harassment"

Note: New researchers and research supervisors should be properly oriented to the Research Position Evaluation System (RPES). Verify they been instructed to bookmark the RPES Home Page (<http://www.afm.ars.usda.gov/rpes/>) and been shown the 3-part video series.

4.06            Position Description/Management (Tina Voglesong, 301-504-1407)

- Verify supervisors understand their responsibility for assigning work and for certifying to the accuracy of the position description. Do they know whom to call with questions on writing position descriptions, requesting desk audits, and on appeal procedures? [P&P 431.1, Position Management and Position Classification, 10/02/02]
- Verify the Locations are maintaining the official position description copies certified by Headquarters, and all employees have position descriptions that reflect current duties and responsibilities. Verify collateral duty statements contained in position descriptions when appropriate. (Collateral duties should be identified in position descriptions if they are regular and recurring.) [P&P 431.1, Position Management and Position Classification, 10/02/02]

4.07            Employee Relations (Employee Relations, Kathleen Antonelli, 301- 504-1418)  
(Ethics, Sue Mutchler, 301 504-1442)

- Verify supervisors, managers and employees understand procedures for addressing conduct and performance issues. Are supervisors aware that the authority to propose and to decide conduct and performance actions has been delegated to the Area?
- Verify the Location follows the USDA Supplemental Standards of Ethical Conduct regarding the prior approval requirement for outside employment or activities for those employees required to file either a public or confidential financial disclosure report (SF-278 or OGE Form 450). Employees seeking to engage in employment/activities for

which advance approval is required shall submit form REE-101 to their immediate supervisor and REE Ethics Advisor for approval.

- Verify Ethics Advisor contacts (names and phone numbers) are either posted or readily available to all employees, and are updated at least annually.

4.08        Other

(Exit Clearance Procedures, Bill Duggan, 202-720-7638)  
(Occupational Medical Surveillance Program, Ann Lucas, 301-504-1487)  
(Telework, Tonya Morris, 301-504-1489)

- Determine if there are any problems with retirement/separation procedures. [Reference P&P 426.1, Employee Exit Clearance Procedures, October 22, 1998.] Specifically,
  - (1) Verify AD-581's for lump sum payments are forwarded for processing within 2 weeks of the employee's last day of work;
  - (2) Verify all separating employees are given an SF 8 and a copy of the separating employee's SF 52 is faxed to the Frick Company.
- Determine if the Occupational Medical Surveillance Program (OMSP) is being utilized at the Location? (Employee participation is not required but should be encouraged). Are OMSP results of employee medical examinations being forwarded to the Medical Review Officer (USPHS-DFOH) by the local provider? (P&P 235.0-ARS, ARS Occupational Medical Surveillance Program, April 3, 2002)
- Determine whether all active teleworkers at the location have current, approved agreements on file with the designated Area telework recordkeeper (i.e. Exhibit 1 of P&P 402.5, the REE Telework Program dated January 1, 2005.)

## CARE FUNCTIONAL REVIEW INFORMATION TECHNOLOGY ACTIVITIES

5.0 AFM Systems (For information on the interpretation or clarification on the functional questions in this section, please contact Pete Lombardo, ARS Office of the Chief Information Officer (OCIO) Web Branch Chief, on 301-504-4550.)

- Is the Location experiencing any problems updating information in the REE Directory?
- The REE Directory contains information on all ARS employees. Each Location should verify personnel and locator information on [http://isbprod.ars.usda.gov/dir2/viewemp\\$.startup](http://isbprod.ars.usda.gov/dir2/viewemp$.startup) and submit needed updates. Contact the Location Information Technology Specialist for assistance.

5.01 Voice/Data/Video Telecommunications (For information on the interpretation or clarification on the functional questions in this section, please contact Brenda Katulski, ARS/OCIO, on 301-504-1100.)

- Has the Location received approval from its Area Information Technology Specialist (AITS) and Brenda Katulski, the ARS Telecommunications Mission Area Control Officer (TMACO), and, if appropriate, an approved Department Unplanned Change Waiver or IT Acquisition Waiver before ordering dedicated telecommunications equipment or services per the REE Centralized Telecommunications Management Plan (CTMP) dated 04-30-97, the USDA Telecommunications Network Stabilization and Migration Program (TNSMP) dated 04-04-97, the USDA DR-3300-1 dated 03-23-99, and the USDA CIO IT Acquisition Moratorium Memo dated 05-13-03.
- Per Departmental policy, dedicated telecommunications purchases, regardless of dollar value or source, are subject to strict planning and procurement processes. Dedicated telecommunications includes routers, servers, switches, hubs, multiplexers, PBXs, KSUs, video equipment, certain kinds of wireless equipment (not cell phones or pagers), circuits, network management contracts, software management programs, etc. used for long distance data, voice, and/or video. The CARE Team should review dedicated telecommunications purchases to ensure that there is documentation that the AITS and the ARS TMACO have approved the purchases and that any appropriate waivers have been approved.

As indicated in the memo from the USDA Chief Information Officer dated 05-13-03, the USDA/OCIO requires each agency to obtain an approved waiver for IT acquisitions (including dedicated telecommunications purchases) of \$25,000 or greater prior to purchase. The Location should submit all draft waiver requests and supporting documentation to Gary Rich, ARS/OCIO. Gary then reviews the waiver request, circulates it for internal review and comment within OCIO, and prepares the final draft for signature by the Administrator and submission to the USDA/OCIO for approval.

The CARE Team should review dedicated telecommunications purchases over \$25,000 to ensure that a waiver request was submitted and approved per this policy.

- Per the Department's TNSMP dated 04-04-97, dedicated telecommunication purchases



regardless of dollar amount must be entered into the Forecasting Inventory Reporting System (FIRS) by the TMACO prior to purchase. FIRS is open three times a year for the TMACO to enter this information. If it is not open at the time a purchase is desired, the Location must submit an Unplanned Change Waiver request to the ARS TMACO for Department approval prior to purchase. The CARE Team should review all dedicated telecommunications purchases regardless of dollar amount to confirm that they have either been entered into FIRS or have an approved unplanned change waiver.

- Does the Location use GSA's FTS2001 contract for intraLATA (also called "local toll"); interLATA (also called "long distance"); and international voice, data, and video telecommunications services? If not, does it have an approved exception from the ARS TMACO?

Departmental policy requires that the FTS2001 contract be used for these services. However, some Locations may not be able to comply with some provisions of this requirement because they are using university or state services that are mandatory for that Location. Ask to review any telephone bills to see whether they are being billed for local toll, long distance, and/or international calls via another vendor (not MCI's FTS2001).

The CARE Team should note exceptions in the report with the reason the Location is not using the FTS2001 contract.

- Has the Location consulted the GSA Federal Wireless Contract prior to acquiring cellular or pager services or the FTS2001 contract to acquire pager service?

The GSA Federal Wireless and the GSA FTS2001 contracts are not mandatory for these services but Locations are required to compare these contracts prior to ordering equipment or service elsewhere. Contact Tony Koontz, ARS/OCIO/Infrastructure Branch on 301-504-1097 for cost benefit analysis support.

- Does the Location use radio frequencies? If so, are they authorized Government frequencies issued by the National Telecommunications Information Administration (NTIA)? If yes, has the radio, telemetry, or Global Positioning System (GPS) equipment been certified for narrow banding? If no, when does the Location plan to replace/upgrade this equipment? Contact Maureen Harris, ARS/OCIO on 301-504-1077 for assistance.

If the Location uses radios, telemetry, or GPS equipment to transmit data, it must have authorization for a Government radio frequency on file (per USDA DR 3300-1 and ARS Directive 260.1. Examples of telemetry and GPS equipment: transmitters on cattle that send information to data collection systems; wireless hydrologic measurement tools; GPS systems on tractors; weather condition measurement tools sending information back to a central collection point using wireless modems.

Due to the upcoming mandatory transition to narrowband, the NTIA has instituted a program whereby all Government agencies that operate land mobile radio systems in the 162-174 MHz (VHF) and 406-420 MHz (UHF) frequency bands must convert from the present 25 KHz channel spacing to 12.5 KHz channel spacing by January 1, 2005 and January 1, 2008, respectively. As of these dates, the equipment must be able to operate at 12.5 KHz (narrowband) on either side of the assigned frequency. (Equipment purchased after 1995 should already meet these requirements.)

After receipt of a request for a frequency assignment, the REE Frequency Manager is responsible for requesting a Radio Frequency Authorization (RFA) from the NTIA. Prior to using the radio frequency, a Location must have the Radio Frequency Authorization (RFA) in hand. Ideally, the Location should have the RFA prior to purchasing equipment. NOTE: Requests for new radio frequency assignments take at least six months, and often much longer, so planning is important.

Locations may not use non-Government (FCC) frequencies, such as those utilized by radios purchased from Radio Shack. Use of non-Government (FCC) radio frequencies that are licensed to local public safety or university organizations is allowed ONLY with a mutually-approved arrangement. As part of this arrangement, the Government agency must obtain, from the non-Government licensee, written certification that the Government operation of these radios is necessary. A copy of this certification should be forwarded to the REE Frequency Manager.

In accordance with NTIA and USDA directives, all RFAs must be reviewed every five years from original approval or modification so that frequencies no longer required can be released for use elsewhere. The Radio Frequency Manager is in charge of this review and will contact Locations when respective RFAs are due for review.

Please ensure Location has RFAs in their possession for any equipment they operate as listed above.

- Does the Location have a need for secure telephone/fax or GETS cards? If yes, does the person/persons who would have access to the secure phone/fax have appropriate security clearances? Are these items secured according to regulation?

These communications options are used primarily in a COOP situation. While most Locations would have no need for such items, there may be some Locations/persons (i.e., BSL-3 labs, top Area Administration) that would find them beneficial for continuity of operations in an emergency situation. DR3300-1, Appendices D and J define the requirements for National security and emergency preparedness telecommunications. Contact the Area Office or Maureen Harris, ARS/OCIO on 301-504-1077 for assistance.

5.02 Information Systems Security (For information on the interpretation or clarification on the functional questions in this section, please contact Bill Keen, ISSPM, ARS/ OCIO/ Cybersecurity Branch on 301-504-1072.)

- Has a Security Point of Contact been assigned at the Location?

P&P 253.3, “ARS Information Systems Security Program,” states that a Security Point of Contact must be assigned at each ARS Location by the Deputy Area Directors, with the assistance from Location Coordinators.

The Security Point of contact serves as primary security liaison with the AITS, Deputy Security Officer, and the Headquarters Information System Security Program Manager (ISSPM).

Has information about the Security Point of Contact been provided to the Agency ISSPM and if so, is it current?

The ARS/OCIO Cybersecurity Branch keeps a current file of all after duty security Points

of Contact in the event a security incident occurs after hours. The following information can be electronically sent to [ARS-OCIO-CyberSecurity@ars.usda.gov](mailto:ARS-OCIO-CyberSecurity@ars.usda.gov):

Name of contact(s)  
Work number  
After hours number  
Pager (if applicable)  
Cell number (if applicable)  
E-mail address  
Platforms: Server/PC type, software, html editor  
Operating system and version  
Internet Protocol (IP) addresses

- Has a security plan been developed for each general support system and major or non-major application within the Location and submitted to the ARS OCIO?

P&P 253.3, “ARS Information Systems Security Program,” requires Locations to update and submit an annual security plan. The guideline for developing ARS Information Systems Security Plans is entitled ‘User Guide for Developing and Evaluating Security Plans for Unclassified Federal Automated Information Systems,’ (the guideline) Draft Version 6.03, dated July 18, 1997.”

This guideline and templates can be found on the OCIO Cyber Security Home Page located at [http://www.arsnet.usda.gov/ocio\\_intra/cybersecurity/secplanGT.html](http://www.arsnet.usda.gov/ocio_intra/cybersecurity/secplanGT.html)

Both security plans and system self assessments are to be updated annually and are due to the ARS OCIO Cybersecurity Branch by April 15 of each year.

- Does the Location follow the Agency’s security incident procedures?

DM 3505-001, “Incident Response Procedures,” states that every agency/mission area must use the following Incident Reporting Forms and Contact Lists in order to properly respond to IT Incidents. Each form has time frames for required agency action.

A procedure developed by the ARS OCIO Cybersecurity Branch identifies the steps and actions to be taken by systems administrators when a security incident occurs:

- Preliminary Reports are to be completed and sent to the Agency ISSPM within 24 hours of notification of an incident regardless of the source of the notification or level of magnitude.
- Final Reports are to be completed no later than 30 days from official notification of each major IT Incident and submitted to the Agency ISSPM.

- Do employees know how to report or recognize misuses of IT resources? P&P 253.4, “Use of Information Technology Resources,” requires that all employees notify their immediate supervisor if they have reason to believe IT resources are being used for other than authorized purposes.
- Are systems reviewed periodically to ensure inactive employee accounts are deactivated and removed?

- Does the Location ensure that terminated/transferred employees no longer have access to Agency IT resources such as the network, NFC, or remote access accounts?

The National Institute of Standards and Technology (NIST) Special Publication (SP) 800-14, "Generally Accepted Principles and Practices for Securing IT Systems," states that organizations should ensure effective administration of users' computer access to maintain system security, including user account management, auditing, and the timely modification or removal of access.

- Is annual Security Awareness Training being taken by all employees who use ARS IT resources?
- Has Security Awareness training been given to all new employees?

DM 3545-001, "Computer Security and Training Chapter 9, Pt. 1," requires that all USDA personnel involved in the management, use, design, development, maintenance, or operation of an application or automated information system shall be made aware of their security responsibilities based on their level of access to systems and data (need-to-know) and trained to fulfill them.

5.03 Information Collection from the Public (For information on the interpretation or clarification on the functional questions in this section, please contact Yvette Anderson, ARS/OCIO on 202-720-4030.

- Does the Location obtain OMB approval before conducting surveys to the public?

The Paperwork Reduction Act and OMB regulations require advance OMB approval before collecting information from 10 or more persons outside the Federal Government. This includes questionnaires, surveys, and applications for services, regardless of the media. For example, Web sites are now used to gather information. For further information and assistance, first contact the Area Office, then the Information Collection Officer in OCIO.

5.04 Records Management (For information on the interpretation or clarification of the functional questions in this section, please contact Steve Pollard, REE Records Management Officer and REE Classified Material Officer, ARS/OCIO on 202-720-3359.

- Does the Location establish, maintain, protect, and dispose of records according to current NARA and Departmental and Agency policies?

According to ARS P&P 251.8 (<http://www.afm.ars.usda.gov/ppweb/>), "Documentary materials created or received (by the REE agencies of USDA) in pursuance of Federal law or in connection with the transaction of public business are records and the property of the U.S. Government. They must not be removed from agency custody or destroyed without the approval of NARA. Employees may dispose of records, regardless of media, only in accordance with the General Records Schedules (GRS) or a NARA-approved records control schedule for the agency...Schedules contain NARA-approved retention periods and instructions on what to do with records when they are no longer needed to conduct Agency business."

- Does the Location retire or transfer eligible records to a Regional Records Facility?

Instructions for retiring/transferring records are contained in Manual 251.8. To determine which facility services the Location, staff should first contact their Area Office for advice and assistance, and then visit the National Archives and Records Administration (NARA) Web site <http://www.archives.gov/facilities/index.html> or contact Steve Pollard on 202-720-3359.

- Does the Location have records that would be categorized as “National Security Classified,” “Secret,” or “Top Secret?” If so, are they maintained in accordance with Departmental Manual DM-3440-1? Contact the Area Office or Steve Pollard on 202-720-3359 for further assistance.

5.05 Policy and Procedures Management (For information on the interpretation or clarification on the functional questions in this section, please contact Jackie Sharp-Hendrix, ARS/OCIO on 202-720-5507.)

See <http://www.afm.ars.usda.gov/ppweb/> for information on this subject. For information about the REE Administrative Issuances system, consult P&P 010, “The REE Administrative Issuances System,” dated May 25, 1999. When new issuances are added to the P&P Web site or when major changes are made to issuances, the REE Issuances Manager will notify ARS DADs and Location Administrative Officers via email.

- Is the Location using the latest version of administrative issuances that are on the P&P Web site? If not, why not? Are these issuances in a format that is usable by the Location? If the Location is using issuances that have been canceled or replaced, the CARE Team should list the number, title, and date of these issuances as well as the reason. This will be used to help rewrite existing issuances so that they will better serve the organization.

5.06 Printed Forms (For information on the interpretation or clarification on the functional questions in this section, please contact Yvette Anderson, ARS/OCIO on 202-720-4030.)

- Is the Location encountering any problems ordering forms from the Beltsville Services Center, Beltsville, Maryland?

Any Location needing paper copies of forms can order them from the Beltsville Service Center, Beltsville Maryland. These orders may be placed either via a paper copy of AD-14 or CFPDC-1, or through the electronic ordering system. Locations should contact their Area Offices for more information.

- Are printed envelopes or letterhead ordered?

Offices that have a need for letterhead design, envelope design, etc. should contact the representative for their Location. (ARS P&P 256.2, “Printed Letterhead, Envelopes, Postcards, Mailing Labels,” dated 01/11/94.)

- 5.07 Mail and Messenger Services (For information on the interpretation or clarification on the functional questions in this section, please contact Yvette Anderson, ARS/OCIO on 202-720-4030.)

See <http://pe.usps.gov/text/DMM/P030.htm> and <http://pe.usps.gov/text/qsg/q024.htm> for further information.

- Does the Location maintain accountability records of the postage meter activity?

If the Location is metering its own mail, ARS P&P 263.3, dated 04/02/91, and the U.S. Postal Service (USPS) require manual or automated accountability records of postage meter activity. Either PS Form 3602-A, "Daily Record of Meter Register Readings," or an in-house automated system should be used. Accountability records must be maintained for six years before disposition in accordance with the General Records Schedule.

- Does the Location properly secure the postage meter?
- Is the postage meter inspected according to postal regulations (see above Web sites for table)?

- 5.08 IT Resource Planning (For information on the interpretation or clarification on the functional questions in this section, please contact Doug Page, ARS/OCIO Chief Technical Officer, on 301-504-5600.)

- Verify that the unit ARMP includes IT purchases planned and required for the fiscal year, including hardware/software replacements and purchases, dedicated telecommunications acquisitions (circuits, routers, telephone systems), maintenance and support contracts, Web-page development, support, etc.

The Location is required to forecast planned acquisitions of dedicated telecommunications services and equipment in its annual ARMP package (see Administrator's ARMP "kickoff" letter). Due to special Departmental mandates for telecommunications, all such equipment, regardless of cost, must be included in the forecast. Review the Location's last ARMP package to see if any dedicated telecommunications services and equipment were forecasted and make a note of that on the report.

- Verify that all planned acquisitions which are \$25,000 or greater are supported by an IT acquisition waiver request.

As indicated in the memo from the USDA Chief Information Officer dated May 13, 2003, the USDA/OCIO requires each agency to obtain an approved waiver for IT acquisitions of \$25,000 or greater. All draft waiver requests and supporting documentation are forwarded to Gary Rich, ARS/OCIO. Gary then reviews the waiver request, circulates it for internal review and comment within OCIO, then prepares the final draft for signature by the Administrator and submission to the USDA/OCIO for approval.

5.09 Telecommunications Billing and NFC (For information on the interpretation or clarification on the functional questions in this section, please contact Brenda Katulski, ARS/OCIO TMACO, on 301-504-1100.)

- Does the Location pay for recurring local telecommunications service bills through the TELE for commercial services or an MO (for local GSA services and FTS2001) at the National Finance Center (NFC)?
- Are non-recurring telecommunications equipment and services being procured and paid for through the NFC PRCH payment method if over \$350?
- Per Bulletin 03-001 dated 11-24-03 and AGAR Advisory 58 dated 10-3-03 regarding telecommunications purchases, purchase cards can only be used to purchase telecommunications equipment under \$350 unless the purchase is necessitated by an emergency as defined in the bulletin and the advisory. All non-recurring telecommunications equipment over \$350 must be purchased with a purchase order. All recurring telecommunications services must be paid with a TELE account created via TUMS (for commercial services) or an MO (for GSA telephone lines and FTS2001). Telecommunications purchases necessitated by an emergency must be documented and forwarded to the ARS TMACO per the bulletin instructions for approval or disapproval. Check purchase card transactions and purchase orders for compliance of this policy. If a purchase card was used for an emergency purpose, check to ensure that the ARS TMACO was notified and approved the emergency transaction.
- Does the Location review and update its TELE accounts via TUMS at least annually to make sure the account information is accurate – such as the T&A contact point, the service location address, the service and toll dollar limits, etc.? Does the location cancel TELE accounts via TUMS that are no longer active?

TUMS access is via [www.nfc.usda.gov](http://www.nfc.usda.gov) and requires a user id and password. Nicole Oliver-Coleman, the ARS NFC Security Officer, should be contacted on 301-504-1074 to obtain a user id and password if needed. TELE accounts should be monitored via TUMS to ensure that agencies know what NFC is paying on these accounts every month and to ensure that NFC has a current contact person if they have a billing question regarding one of these accounts.

- Does the Location have their recurring TELE telecommunication bills sent to them first for review prior to sending to NFC for payment? Per Bulletin 03-001 and AGAR Advisory 58, they should be receiving their telecommunications bills first for review so that they can notify NFC if the bill is incorrect and should not be paid in its entirety as they address the issue with the vendor.
- If the Location has GSA telephone lines, does it review its GSA TOPS account monthly to ensure that the telephone line inventory and billing are correct? The NFC MO payment system is for GSA services provided through the Federal Telecommunication Service (FTS) consolidated switch sites, which are usually located in a Federal building – but not always. The GSA TOPS system may be used for verification of services and billing. It can also be used to track GSA orders. The ARS TMACO, Brenda Katulski, must approve access to TOPS.

- 5.10 Web Sites (For information on the interpretation or clarification on the functional questions in this section, please contact Pete Lombardo, ARS/OCIO Web Branch Chief, on 301-504-1073.

- Does the Location have a public-facing Web site?

Provide the following information for the Location's public-facing Web site(s). If there is more than one public-facing Web site, please duplicate requested information.

Web Site Base URL: \_\_\_\_\_

Responsible Location (and Mode Code)

Is this the primary organizational site for this location?

Primary contact(s):

Name:

E-mail address:

- Technology/Platforms (such as Server-side Includes, ASP, JSP, or ColdFusion)
- Key Word Phrases (such as "Children Nutrition")

- Is the Web site compliant with USDA regulations?

USDA Directive "Home Page Development and Maintenance," DR3430-001 can be found at <http://www.usda.gov/directives/files/dr/DR3430-001.htm>. Particular attention should be paid to Accessibility in accordance with Section 508 of the Rehabilitation Act.

- Does the Location make best use of existing Web/Internet communication services rather than duplicating them?

The ARS Web Site presents information on all ARS employees as well as all research projects, Locations, publications, and patents approved for public disclosure. The data for these come from the ARIS and REE Directory databases. For more information, send an email to [webmaster@ars.usda.gov](mailto:webmaster@ars.usda.gov).

In addition, email list services (aka listserve) are available for use in communicating with both the public and workgroups who span across agencies. For more information, send an email to [webmaster@ars.usda.gov](mailto:webmaster@ars.usda.gov).

- Is the Location experiencing any problems getting information updated on the ARS Web Site?

Each Location should verify its relevant information and submit needed updates as outlined in <http://www.arsnet.usda.gov/web/arsredesign/faq/faq.htm>. Email [webmaster@ars.usda.gov](mailto:webmaster@ars.usda.gov) for assistance.

- Does the Location make best use of existing Collaboration/Intranet communication services rather than duplicating them? Each Location should look to the ARSIntranet/Sharepoint platform for its online collaboration needs. Users should contact their Location IT Specialist or email [sharepoint@ars.usda.gov](mailto:sharepoint@ars.usda.gov) for assistance.



5.11 eAuthentication (For information on the interpretation or clarification on the functional questions in this section, please contact Keith Ware, ARS/OCIO on 202-720-2390.)

- Are employees at the location aware of the Federal Government's eAuthentication credentialing process and that these credentials must be established prior to accessing systems such as the AgLearn on-line training management system?

Many Federal services and applications are available to USDA employees and customers electronically. In order to access certain systems USDA employees must establish their eAuthentication credentials and acquire a standard username and password.

The data required for credentialing are available on the employee's most recent Earnings and Leave Statement (AD334) which is mailed by the National Finance Center (NFC) and also on the Personnel Action Form SF-50. If the employee does not have the most recent versions of these documents, they should contact the location administrative officer or their servicing human resources assistant.

The USDA eAuthentication Web Site is located at <http://www.eauth.egov.usda.gov>. The USDA Directive 3610-001 (11/04/04), "USDA eAuthentication Services" is located at <http://www.ocio.usda.gov/directives/files/dr/DR3610-001.htm>.

- Are employees at the location experiencing any problems getting an eAuthentication credential established?

The Frequently Asked Questions for the USDA eAuthentication are located at <http://www.eauth.egov.usda.gov/eauthFAQ.html>. For assistance with the employee credentialing implementation process, contact the eAuthentication Help Desk at [eAuthHelpDesk@usda.gov](mailto:eAuthHelpDesk@usda.gov) or call toll free 1-800-457-3642. In the event the eAuthentication Help Desk is unable to provide assistance, ARS employees should contact their Area IT Specialist or the ARS Help Desk at 202-720-3908 or 301-504-1074.

## CARE FUNCTIONAL REVIEW BUDGET AND FISCAL

For information on the interpretation or clarification on the functional questions in the following section, please contact Lisa Baldus on 301-504-1300.

### 6.0 Budget and Fiscal (General)

- In the interview process, determine whether Location management officials (LC, RL's and LAO/T) believe that adequate support (e.g., guidance/instructions/Agency P&P issuances, financial reviews for dealing with problems or issues, etc.) is given from ARS Headquarters and the Area Office to manage and control Agency programs, assets, and resources.
- Ensure that all recommendations from recent audits and reviews (including CARE reviews, and financial reviews) have been resolved, and appropriate corrective action taken. If not, explain.

### 6.01 CRIS Accountability

- Make sure that RL's understand and correctly interpret the Agency's Current Research Information Budget System (CRIS) accountability policy, and that they are spending dollars by CRIS in accordance with the Budget and Program Management Staff (BPMS) approved allocation.

In order to do so, review the Location's most current CRIS Activities Module (CAM) report. Determine whether there are deviations in planned versus actual expenditures of more than plus or minus 5% or \$50,000, whichever is less. If so, determine whether approvals were obtained for these expenditure variances. If approvals were not obtained, cite what CRIS is not in compliance, and the percentage or amount in variance. (Policy and Procedure Number 315.0)

- Determine if obligations in CRIS Allocation Tracking System (CATS) status of funds reports appear to be made to the benefiting CRIS.

In order to do so, review a representative sample of large obligation transactions and attempt to determine whether the obligations are consistent with the type of research conducted in the CRIS (i.e., it would not be consistent for a human nutrition related CRIS to purchase a tractor). If obligations do not appear to be charged to the benefiting CRIS, explain.

### 6.02 Research Cost

#### 6.02-1 Indirect Research Costs (IRC) and Shared Research Costs (SRC)

- Determine whether each CRIS was assessed for IRC or SRC and "All Other" fixed costs according to established Agency policy.

In order to do so, examine the ARMP CRIS Allocation Schedules (CRAS) and supporting worksheets or other documentation developed for the last ARMP. Wherever

possible, costs should be assigned based on actual usage of resources. Cost accounting prorations based on FTE, SY's or dollars are acceptable but should only be used after ruling out other, more precise methods of assigning common support costs (i.e., space occupied, number of telephones, etc.) (The ARMS manual; P&P 329.5) If IRC and SRC worksheets or other documentation are not available to support the assessment methodologies used, explain.

- Does the Location have the latest ARMPS instructions? Do they feel the instructions are clear, concise, timely, and easy to understand?

#### 6.03 ARMPS Preparation/Implementation

- Inquire whether the ARMP process adequately allows the Location to prepare and update a comprehensive detailed annual operating plan for spending funds and accomplishing program objectives. Document any suggestions for improvement.
- Ensure that the Location is planning at least 4 percent of base funds on R&M as required by ARMP policy contained in the ARMS manual (unless the Location has been granted a documented exception to the policy).

In order to verify that at least 4% of base funds is planned for R&M spending, add amounts in object class 2530 on the Location's ARMP Annual Operating Plans (AOP's) and compare that total to the total base funds for the Location. If the total object class 2530 amount is less than 4%, determine what other budgeted amounts the Location considers to be R&M, and explain.

#### 6.04 Allocations

- Ensure that official allocations are adhered to in establishing CATS financial plans at the Management Unit level and for CRIS subaccounts.

In order to do so, compare CATS financial plans to the budget documentation provided by the ABFO. MU totals can be verified against FFIS records.

#### 6.05 Salary Estimates/Tracking

- Make sure employee salaries are being charged to CRIS subaccounts as planned on the approved ARMP. In order to do so, compare the ARMPS CRIS Resource Allocation Schedules with the SAMS Liability by CRIS report.
- Determine if any problems are encountered by the Location in using SAMS to account for salaries. If so, explain.

#### 6.05-1 Salary Lapse Reporting

- Review salary lapse reports to determine if they accurately reflect the amount of lapse to the CRIS level. Review offsets on specific positions to validate that the offsets were appropriate (Reference Ground Rules to Salary Lapse). Ensure that the adjustment amounts are reflected on the CATS Financial Plan.

6.06 Period-End Estimates

- Determine whether the Location fully understands ARS' Year-end Closing Instructions and Procedures, including preparation of period-end estimates. Inquire whether the Location has any ideas on improving the year-end instructions and procedures.

6.07 Prior-Year Funding

- Inquire whether the Location is aware of the P&P for prior-year fund approval requests. For requests of \$1,000 or under, the approval process is not required. For requests of \$1,001 or more, a Form ARS 323-8 (or an E-mail message containing the same information as the form) must be completed and approved. For requests exceeding \$10,000, a certification of funds availability must be requested from the Financial Management Division—an e-mail message request is sufficient. (P&P 323.8, as amended.) For requests exceeding \$25,000, FMD approval is required.

6.08 Prompt Payment

- Determine whether the Location management is aware and sensitive to the Prompt Payment Act (budget object code 4310) requirement that an interest penalty must be paid to the vendor, with the invoice amount, for invoices not paid 30 days after receipt (interest is charged directly to the fundholder's account). (Review the CARE characteristics package for information on recent interest amounts charged to the Location.)

(NOTE: In the FFIS environment, the vendor record in VEND must reflect the appropriate payment terms. If there is excessive interest, determine whether correct information is obtained from the vendor and communicated to the vendor coordinator.)

6.09 Claims for and Against the Government

- Ensure that the Location has access to instructions for processing and disposition of claims (P&P 328.0 – Claims for the Government; P&P 227.1 – Claims against the Government).

6.10 Collections

In accordance with procedures in the FMM, Chapter 2600; P&P326.0; and Bulletin 02-314:

- Ensure that a collections official has been properly designated by inspecting their letter of designation from the Area office. Ensure that they are aware of all responsibilities.
- Ensure that all collections (cash, checks, etc.) received by the Location are properly secured and that they are promptly deposited/credited into the lock box to the proper miscellaneous receipt or appropriated fund account.
- Ensure that proper vendor codes are being used and that the Area pseudo code is used as little as possible. The pseudo code should never be used when depositing trust fund or reimbursable agreement checks.

#### 6.11 Accounting/CATS

- Ensure that there is effective coordination between CATS and other Agency systems (e.g., ARMPS, FFIS, SAMS, ARIS, etc.). The Current Year column of the ARMP should be the initial financial plan amount in CATS. CATS must be reconciled with FFIS reports on a monthly basis. The “Reconciled” column on the Status of Funds Report should be tied into the cumulative obligations of the FFIS OCP Report. Budget documentation provided by the ABFO must be used to update MU financial plans in CATS. SAMS should be used to incorporate salary obligations and projections into CATS.
- Ensure that the information/data produced by CATS is verifiable; i.e., that the information/data can be traced to the source documents.

In order to do so, review CATS posted and unposted obligations on transaction listings. Select a random sample of transactions and verify that corresponding obligation documents are found in the Location files.

- Ensure that Location funds control records are reconciled monthly with FFIS reports, and that unusual or unidentified items are followed up on with the ABFO. The local funds control records should be thought of as a “check book” and the FFIS reports should be thought of as an “official bank statement.” Transactions appearing in the FFIS reports must be “posted” in local funds control reports in order to maintain accurate account balances.

#### 6.12 Status of Funds

- Ensure that fundholders receive monthly status of funds reports from CATS in accordance with Directive 325.1. Although not required, it is suggested that fundholders also receive SAMS “Liability to MU” reports.
- Inquire whether the reports are adequate for the fundholder’s needs. If not, explain.
- Ensure that each fundholder reviews detailed financial transactions charged against their accounts from CATS printouts at least three times a year to determine if the documents belong to the MU. If there have been invalidly charged obligations, explain.

#### 6.12-1 CRIS Activities Module (CAM)

- Determine if the Location encounters any difficulties in the use of CAM for downloading year-end planned versus actual CRIS subaccount data into special reports for BPMS. If so, determine the issues to be resolved, and explain.

6.12-2      Cuff Records

- Determine if fundholders maintain any funds tracking records (cuff records) in addition to the CATS reports maintained by the Location support staff. If yes, explain. As stated in ARS P&P 325.1, CATS” will be used by employees throughout ARS as the only Location funds control system. No other system (either manual or automated) will be used or supported.

Fundholders and their subordinates should generally not maintain any financial records, but should rely on the information produced by CATS. The fundholder may maintain a simple pending file of outstanding documents, which could be totaled and deducted from the CATS Status of Funds report. The maintenance of additional records by research scientists and research support personnel should be strongly discouraged.”

For information on the interpretation or clarification on the functional questions in the following section, please contact Diane Eggert on 301-504-1260.

#### 6.13 Travel

- Verify that Location personnel know how to access policies and procedures related to travel (<http://www.afm.ars.usda.gov/ppweb/>).
- Ensure that delegations of authority for approving travel are in writing, that they are accessible, and that responsibilities are effectively discharged. In order to do so, review the Location travel files.
- Determine if controls are in place to ensure that personal travel, when commingled with official travel, is not charged to the Government.

In order to do so, review travel authorizations and travel vouchers for cases of mixed travel and make sure days of personal expenses were not charged to the Government.

- VERY IMPORTANT. In accordance with the General Records Schedule, paper copies of transmitted transactions (bearing the original signatures of all parties) and supporting documents (e.g., receipts) must be retained for a 6-year and 3-month period. Agency offices that use the online data entry component to enter travel transactions are the official record keepers of the original paper copies of the transmitted transactions. These offices must follow the record retention requirements established by the National Archives and Records Administration in the "General Records Schedule". These original vouchers shall be kept in a central locked file.

#### 6.13-1 Travel Authorizations

- Ensure that all travel orders are reviewed by properly designated individuals, other than the traveler, to determine that travel is official in purpose and nature and clearly stated, absolutely necessary, consolidated with other trips if feasible, and amounts estimated are reasonable.
- Ensure that the use of Types B and N travel authorizations are limited only to individuals whose frequent, routine, repetitive travel requirements make individual trip authorizations (Type C) unrealistic and those positions have been pre-determined by the Administrator to be issued the Type B or N travel authorization.
- Determine if there were more than three instances during the last fiscal year of fund holders (or supervisors) post approving their subordinates' travel. (This procedure indicates a breakdown in the proper pre-approval process for authorizations) If yes, explain.

#### 6.13-2 Travel Advances

- Ensure that employees leaving the Agency have paid back any outstanding travel advance balances.
- Ensure that travel advances are only issued in conjunction with an approved travel authorization; and returned promptly when a trip is completed, canceled, or delayed past a reasonable time (P&P 342.3). Emphasis should be made on travel advances open to non-Government persons traveling for the Government. NOTE TO CARE TEAM: The number of travel advances should have decreased with the use of the Automated Teller Machines under the Travel charge card program.
- Ensure that employees that have had their travel charge card canceled for misuse or non-payment are not obtaining travel advances from NFC. These individuals may only obtain travel advances when they perform foreign travel.
- Effective July 20, 2004 with REE Bulletin 04-307, Use and Management of Travel Charge Cards, travel advances may only be given to travel charge cardholders when they are approved by the Chief Financial Officer or for foreign travel.
- Ensure that managers are notified of outstanding travel advance balances at the Location on a regular basis. Employees performing the travel function at the Location should be performing this function. Inquire whether they are.

#### 6.13-3 Travel Vouchers

- Interview the employees performing the travel function to determine if the Location is experiencing any problems with processing travel vouchers. If so, explain. Review the travel files to ensure that vouchers are being prepared accurately and according to prior authorization.
- Review travel vouchers to ensure that registration fees for meetings or conferences are not being claimed on travel vouchers. Registration fees shall be paid using the Government Purchase Card.

See REE Bulletins, 04-307, Use and Management of Travel Charge Cards, and 04-303, Non-Travel Related Employee Reimbursements.

- Ensure that applicable receipts are attached to the travel voucher for common carrier tickets, lodging, and any expense of \$75 or more.

#### 6.13-4 Relocation Allowances

- Ensure that obligations/adjustments are being properly accounted for. The authorized amount on the travel authorization appearing in TRVL must be deobligated, based on actual reimbursements and reflected in the Location's accounts maintenance records. There must be a review by accounts maintenance personnel to ensure that TRVL has properly deobligated relocation amounts.



6.13-5      Mandatory Use of Contracted Travel Management Centers

- Ensure that all tickets are being purchased through a contracted travel management center.
- Ensure that there are sufficient internal controls at the Location for safeguarding undistributed paper tickets. Determine if a safe or a suitable locked file cabinet is available to store the tickets. (P&P 343.4, Use of Contract Air Services.) Paper tickets are only allowed for foreign travel.
- Ensure that the government contract airfares are used unless an exemption applies. (41 CFR §301-10.107)
- When restricted and/or penalty fares are used, ensure that the requirements of §301-10.108 and REE Bulletin 05-312 are met.
- Determine if procedures are in place to ensure that the TMC is not used for leisure travel.
- Determine if a review of travel authorization/itineraries is made before tickets are given to travelers. Inquire this of both travelers and employees performing the travel function at the Location.
- Determine whether unused/partially used tickets (eTickets or paper tickets) are promptly returned and canceled for credit to the cardholder or Government. Review procedures with employees performing the travel function at the Location.

6.13-6      Bank of America Transaction Accounts (TR's)

- Ensure that accountability is adequately maintained at the Location for maintenance and use of the Bank of America Transaction Account. Make sure that only the accountable employee has access to the account number and that only tickets for official travelers without an active travel charge card use the account except for foreign travel tickets. These accounts replaced the use of Government Transportation Requests August 1, 2003. The "TR" code is still used on travel authorizations and travel vouchers for transportation costs charged to these accounts.

6.13-7      Travel Charge Cards

- Ensure that employees with travel charge cards are using them to the fullest extent and only for official reimbursable travel expenses.
- Ensure that employees leaving the Agency turn in their travel charge cards. In order to do so, request to see the Exit Clearance form and check list (in accordance with P&P 426.1, Employee Exit Clearance Procedures). If employee is going to another USDA agency, the travel charge card shall be transferred. If not, the card must be cancelled.

#### 6.13-8 Foreign Travel

- Inquire whether the Location experiences any problems in processing foreign travel requests (e.g., HQ/Area approvals, passports, visas, etc.). If so, document the specific issues involved. (P&P 345.3)
- Inquire whether the Location experiences any problems using the Foreign Travel Information System (FTIS) via ARIS. If so, document the problems.
- Ensure that official passport receipts and a passport log are maintained in accordance with Agency guidelines.
- Ensure that all passports and documentation are secured in a suitable locked fireproof cabinet/safe.

For information on the interpretation or clarification on the functional questions in the following section,  
please contact Lisa Baldus on 301-504-1300.

#### 6.14 Utility Accounts

- Ensure that the Location knows how to establish utility accounts with NFC through the use of the NFC TUMS system.
- Determine if the Location is encountering any problems with utility payments or reconciliation of accounts. If so, explain.
- Ensure that obligations for IPAC, GPO, GSA, etc., are appearing on the Transaction Detail Listing (TDL). If not, determine if the Location is taking corrective action with NFC and/or the appropriate Government vendor agency.

#### 6.15 Agreement Accounting

##### 6.15-1 Research Support Agreement (RSA) Expenditure Tracking

- Ensure that the ADODR or designee reconciles RSA cooperator billing data (i.e., the Monthly Management Reports or SF-1034 vouchers) with documentation submitted by the RL's (i.e., packing slips, delivery tickets, memoranda, etc.) to ensure receipt of goods and services billed for.
- Ensure that the Location maintains an adequate tracking system for comparison of actual expenditures to the Task Order obligation(s). Some Locations use CATS for this purpose; others use automated spreadsheets.

#### 6.15-2 Trust Funds and Reimbursable Agreements

- Refer to Bulletins 02-316, 02-314, and 03-309.
- Ensure that reimbursable accounts coded as Type 63 have been approved by the Director, FMD, and are being billed by the AFBO/Location in accordance with Bulletin 03-309.
- Ensure that the Location waits for receipt of authorization from ABFO before initiating research activity for the cooperator. Trust fund agreements require an up-front payment from the cooperator before work may begin.
- Ensure that the Location is aware of carry-over implications for multi-year appropriation authorities. When the ordering agency has statutory multi-year spending authority, funds provided by the agreement are available for obligation by ARS for the specified years, subject to limitations imposed by the ordering Agency. This will ordinarily result in carryover amounts from one fiscal year to another of any unobligated balance. The providing agency has the prerogative of stipulating the dollar amount that should be expended by fiscal year. (FMM Chapter 2400, Section 2415.1.2; Bulletin 03-309)

#### 6.15-3 Sales/Exchange Funds

- Ensure that the LAO/T and APO are following the required exchange/sale procedures. In the acquisition, sale, or exchange of property, both the item to be acquired and the item to be replaced must fall within a single category identified in the Federal Property Management Regulations. Proceeds from the exchange/sale of property are available for obligation to purchase replacement property during the year in which the property was sold plus one additional fiscal year. (FMM Chapter 2400, Section 2415.5) Separate accounts are established for suspense (sales proceeds) and reimbursement (repurchases) and are tracked by fiscal year of availability. (FMM Chapter 2400, and Section 2470). Review the Location files to determine if requirements for sale/exchange funds are being met. If not, explain.

#### 6.15-4 Quarters

In accordance with the FMM, Chapter 2400, Section 2480:

- Review Location files to ensure that employee quarters payments are made through proper coding of Time and Attendance reports to accomplish payroll deductions. (Collections that are not received through payroll deductions must be paid into the Treasury Miscellaneous Receipt Account and thus are not available to the Location for obligation.)
- Review Location files to determine whether quarters rental receipts are used only for upkeep of the Government residences, as required. If not explain.

6.15-5      Revolving Fund

- Determine if the Location has a university (or cooperator) administered “revolving fund” composed of proceeds from the sale of Location animals, crops, or related by-products. If yes, provide the dollar amount, and describe the record keeping responsibilities between ARS and the university (or cooperator).
- Ensure that the anticipated funding amount is annotated on the ARMP.
- Determine if ARS employees have the authority to authorize (or cause) expenditures to be made from this fund. If yes, explain if they are doing so according to the terms of the MOU or agreement. An ARS official may not, under any circumstances, approve by signatory authority any obligation documents covered under a revolving fund. Review the Location files to determine whether this may be happening. If so, explain.

6.16          Reference Manuals

- Ensure that budget/fiscal external procedures (including ARS P&P’s) are complete, Readily accessible, up-to-date, and are being properly followed. Attach or reference any internal procedures developed by the Location.
- Ensure that references are readily available for each of the following subject areas and that they are being fully utilized and understood: CATS; FFIS; FMM; SAMS; ARMPS; NFC Procedures Manuals; & Travel

6.17          Training

- Through the interview and review process, determine whether employees are adequately trained in budget/fiscal operations to perform their duties, and whether the Location has competent and sufficient staff to carry out budget/fiscal functional responsibilities.

6.18          Budget/Fiscal Records Management

- Ensure that budget/fiscal records are maintained and disposed of in accordance with P&P 251.8, which provides records distribution schedules for administrative and financial management files.

## CARE FUNCTIONAL REVIEW CIVIL RIGHTS

For information on interpretation or clarification of the functional questions in this section, please contact Korona Prince, Office of Civil Rights, 202-720-6161.

Note: References include Departmental Regulation No. 4300-6, "Civil Rights Policy for the Department of Agriculture; USDA and ARS Policy Statements.

### 7.0 Special Emphasis Programs

- Does the Location initiate and conduct programs and other activities to increase awareness/representation in an effort to build and maintain a diverse and high-quality workforce? (This includes special observance celebrations, display of special observance month posters, and other educational and awareness activities).
- Is the Location aware of the Area Civil Rights Manager, Area's Special Emphasis Programs/Equal Employment Opportunity/Civil Rights or Diversity Committees and its chairperson, functions, and accomplishments?
- Is there adequate communication between the Special Emphasis Programs and the Equal Employment Opportunity/Civil Rights or Diversity Committees?

### 7.01 Outreach Efforts

- What outreach efforts have been made by the Location to increase awareness of ARS programs and activities? (This includes visits to schools, tours, direct contact with local community resources, cooperative efforts with universities, high schools, and professional public and private organizations, etc.). If so, what were the results of those efforts?

### 7.02 Recruitment Efforts and Affirmative Employment Program

- Questions to the LC and LAO:
- What efforts have been made to hire qualified individuals to ensure a diverse workforce?
- What were the results of those efforts?
- Are there any specific EEO activities/hiring objectives that the Location has undertaken in the past 2 years? If so, what are the results?
- Was assistance requested from the Area Civil Rights Manager or Special Emphasis Program Manager/Equal Employment Opportunity or Civil Rights or Diversity Committee or Recruitment Staff? If so, did they provide assistance? What was the quality of the assistance?

- Are you aware of the Area or ARS Management Directive 715 Annual Report of the Equal Employment Opportunity Program (same as the Agency Affirmative Employment Program report)?
- Are you aware of the Affirmative Employment Program Accomplishment Report and Update your Area Civil Rights Manager/Coordinator prepares?

#### 7.03 Persons with Disabilities

- Are accommodations provided for individuals with disabilities to perform the essential duties of their positions, attending special observances, meetings, or any other function related to their position?
- Are employees aware of the reasonable accommodation process? How are employees made aware of the reasonable accommodation process?
- Have there been any activities to foster or facilitate the employment of persons with disabilities including making reasonable accommodations for known physical or mental limitations of qualified applicants and employees with disabilities?

#### 7.04 Communication

- Are current USDA/ARS/Area policy statements for EEO/CR and the prevention of sexual harassment prominently displayed on all official bulletin boards? (Agriculture Secretary's and ARS Administrator's policy statements). Are documents also posted regarding diversity and reasonable accommodation? Has the LC/CD/RL communicated his/her commitment and support of the USDA/ARS/CR program objectives to all Location employees? How or what mechanism was used?
- Are the posters "Discrimination in Employment is Illegal" and "And Justice For All" prominently displayed on all official bulletin boards?
- Are employees aware of who the Area Civil Rights Manager/Coordinator is and his/her role?
- What and how are civil rights expectations communicated to the employees?
- Are employees aware of the Civil Rights web site (ARS and Area)? Are the web sites user friendly?

#### 7.05 Training

- Have all location/area employees completed the current mandatory Civil Rights training?
- Are there additional EEO/CR topics where training is needed?

7.06      Recognition

- Are employees aware of the Administrator's EEO/CR Awards Program and Area's Award program (if applicable)?
- How are employees, managers/supervisors, organizational units, etc, recognized for demonstrating superior equal employment opportunity accomplishments?
- What is the process for determining who receives awards at the location?

## 2006 CARE FUNCTIONAL REVIEW EXTRAMURAL AGREEMENTS

For information on the interpretation of clarification on the functional questions in this section, please contact Sherri Carroll on 301-504-1144.

### 8.0 Extramural Agreements Program (General)

Reference: Extramural Agreements Manual (EAM) 280.0 dated April 1994. Additional information can be found on the EAD Web site – <http://www.afm.ars.usda.gov/ead/index.htm>

- Interview the LAO/T to:
  - Identify Location staff involved in the agreements process including the types of agreements they process and their duties/responsibilities. (ADODRs, LAO, LSS, etc.)
- Interview the Location (LAO, LSS, and ADODRs) staff involved in the agreements process to document their concerns, comments, or suggestions about the following:
  - turn around time;
  - training needs; and
  - improvement to the extramural agreements process.
- Interview the responsible LSS to determine whether the following assistance is provided to each ADODR:
  - Development of the Statement of Work (SOW);
  - Development of the budget; (ensure all applicable direct and indirect costs are documented);
  - Ensure the appropriate ARIS documents (ARS-416/417/550A/425) are entered correctly;
  - Assembly of the agreement request package:
    - Approved ARIS (required for all agreements)
    - AD-700 (Commitment Authorization)
    - SOW/ Proposal
    - Budget
    - Justification for funding increase/decrease or extension of time (if applicable) Note: --
    - The justification can be submitted in the following format: email, on the AD-700, program increase memo, ARIS remarks section, transmittal memo. Transmittal memo or other document providing necessary ADODR and Cooperator information.

Note: Submission of the complete request package to the Area Office follow up with the Area Office; regarding receipt of the complete request package.



## 8.01 Research Support Agreement

**Research Support Agreement (RSA)** – A cost-reimbursable agreement between ARS and a College or University. The RSA formally documents the relationship under which the institution provides goods and services, including personal services, to ARS in support of research activities of mutual interest.

Reference: EAM 280.0, Chapter 2400 and REE Bulletin 01-153

- Determine if the RSA is used at the Location. If yes:
- Determine who serves as ADO for the RSA. Note: In most Locations the LAO/T is the ADO for the RSA. Verify that the ADO has a written Level 1 Delegation of Authority from the Director, EAD to sign the RSA and Task Orders.
- Verify that the Location has a copy of the approved ARS-550, Research Agreements Plan, from the ARMP.
- Interview the ADO to determine the process for preparing task orders at the Location. Location/Areas may vary in the sequence of steps or other procedures. Verify the following:
  - Task orders are sent to Area ADO (Upon final signature)
  - ARS is not:
    - Selecting cooperator employees
    - Administratively supervising cooperator employees
    - Administering cooperator payrolls
    - Establishing wage levels
    - Entering into employment agreements with individuals
    - Approving/disapproving cooperator employees' leave
  - ADO is sending task orders to the Cooperator for pricing and/or determination of wage rates. Note: An Authorized Representative of the Cooperator must co-sign the task order.
  - Services requested on task orders are in accordance with ARS policy and procedures regarding the acquisition of goods and personal services under an RSA.
  - ADO is aware of ARS policy which specifies a 4-year limitation on acquiring personal services for recurring requirements, i.e., a Lab Technician. Acquiring the services of a University employee equivalent to an ARS Category 1 and/or 4 Scientist position is limited to 90 days (Janitorial and maintenance services are excluded) (Is the Location's RSA in compliance with the policy?)
  - ADO is submitting the fully executed task order to the National Finance Center (NFC), Area ADO, or the Area Budget and Fiscal Office in order to obligate funds.

- Task Orders contain appropriate ARS Budget Object Code and Sub-Object Code  
Note: BOC = 2554, SUB BOCs = LG and PU. This information is required for FFIS purposes.
- Task orders are being closed out upon completion.
- Verify that task orders (including amendments) issued by ADO have the following:
  - Approved AD-700
  - General description and amount of supplies, materials, and/or services
  - Listing of occupational categories (title) with duties
  - Dates or time frame for delivery of goods or performance of services
- If payment method for RSA is under HHS/Payment Management System:
  - Determine if Cooperator is providing ADO with a Monthly Management Report (MMR) or equivalent.
  - Determine if the ADO and RL verify and approve the MMR or equivalent.
  - Determine if the ADO is sending a copy of the MMR or equivalent to the Area ADO.
- If payment method for RSA is other than HHS/Payment Management System:
  - Determine if Cooperator submits an itemized invoice to ADO.
  - Determine if RL is certifying and ADO is verifying the receipt of goods and/or services on the invoice.
  - Determine if the ADO is promptly submitting the invoices to NFC, Area ADO, or ABFO for payment.

#### 8.02 Cooperative Agreements: (Specific Cooperative Agreements, Trust Fund and Reimbursable)

**Specific Cooperative Agreement (SCA)** – describes in detail a jointly planned, executed, and funded research program or project.

**Trust Fund Cooperative Agreement (TFCA)** – involves cooperative research between ARS and another party where ARS is paid in advance to conduct research or for the other party to share in the cost of a research project conducted by ARS.

**Reimbursable Cooperative Agreement (RCA)** - similar to the Trust Fund Cooperative Agreement except, that the Cooperator pays when billed by ARS for work completed.

Reference: EAM 280.0 Chapters 2100 and 2300

- Determine if the SCA, TFCA, and/or RCA is used at the Location. If yes:
- Verify that the ADODR maintains an agreement file with copies of information relevant to the extramural project. (The Area office maintains the “official” Agency file). **Note: The file must include the following: (1) fully executed copy of the agreement and (2) copy of the approved ARIS documents. The file may also include the following: (1) amendment(s), (2) payment records/invoices, (3) correspondence, (4) copies of Financial and Performance reports and (5) internal emails and notes.**

### 8.03 Standard Cooperative Agreement

**Standard Cooperative Agreement** – describes a cooperative relationship between ARS and another party that defines a mutually beneficial relationship relative to the use of land, labor, equipment, facilities, livestock, or other resources. The agreement includes a “make whole” provision using one of the following methods: (1) Tort claims Act, or (2) a fair market value as agreed upon by the parties.

Reference: EAM 280.0, Chapter 2200 and REE Bulletin 03-700

- Determine if the Standard Cooperative Agreement is used at the Location. If yes:
- Determine who serves as the ADO for the Standard Cooperative Agreement. Note: The LAO/T may be the ADO for the STCA.
- If the agreement was executed at the Location level, verify that the ADO has a written Level 1 Delegation of Authority from the Director, EAD to sign the STCA.
- Verify the ADO is preparing and sending a written delegation of authority to the ADODR.
- Verify that the Location maintains an agreement file and forwards a copy the Area office. Note: The file must include the following: (1) fully executed copy of the agreement and (2) copy of the approved ARIS documents. The file may also include internal emails and notes.

And the agreement(s) was executed/awarded at the Area level:

- Verify that the Location receives a copy of the agreement and maintains a file. (The Area office maintains the “official” Agency file.)

### 8.04 Grants and Assistance Type Cooperative Agreement

**Grant** – transfers a thing of value (money, property, services, etc.) to the recipient to stimulate or carry out a public purpose with no substantial involvement anticipated between the agency and the recipient

**Assistance Type Cooperative Agreement (ATCA)** – transfers a thing of value to the recipient to stimulate or carry out a public purpose and substantial involvement is anticipated between the agency and the recipient.

Reference: EAM 280.0, Chapter 3100

- Determine if the Grant and/or ATCA is used at the Location. If yes:
  - Verify that the ADODR maintains an agreement file with copies of information relevant to the extramural project. (The Area office maintains the “official” Agency files). Note: The file must include the following: (1) fully executed copy

of the amendment and (2) copy of the approved ARIS documents. The file may also include the following: (1) payment records/invoices, correspondence, (3) copies of Financial and Performance reports and (4) internal emails and notes.

- Determine whether the LAO/T is familiar with the requirement to document substantial involvement on the ATCA.

#### 8.05 Supplements to the MMOU

**Supplements to the MMOU** - further defines cooperative research related to the MMOU. **Used prior to August 14, 2003. Supplements have been replaced by Non-Funded Cooperative Agreement.**

- Determine if there are active Supplements. If yes:
- Ensure the Location is advised to work with the Area Office to terminate all active Supplements and convert those still needed to Non Funded Cooperative Agreements.

#### 8.06 Standard Memorandum of Understanding

**Standard Memorandums of Understanding (SMOU)** - describes a cooperative relationship between ARS and another party that defines a mutually beneficial relationship relative to the use of land, labor, equipment, facilities, livestock, or other resources. The agreement does not include a “make whole” provision. **Used prior to August 14, 2003. SMOUs have been replaced by Non-Funded Cooperative Agreements.**

- Determine if there are active Standard Memorandum of Understanding. If yes:
- Ensure the Location is advised to work with the Area Office to terminate all SMOUs and convert those still needed to Non Funded Cooperative Agreements.

#### 8.07 Individual Memorandum of Understanding

**Individual Memorandum of Understanding (IMOU)** - describes a cooperative program or project between ARS and another party when there was no Master MOU to supplement. **Used prior to August 14, 2003. IMOUs have been replaced by Non-Funded Cooperative Agreements.**

- Determine if there are any active IMOUs.
- Ensure the Location is advised to work with the Area Office to terminate all active IMOUs and convert those still needed to Non Funded Cooperative Agreements.

#### 8.08 Non-Funded Cooperative Agreement

**Non-Funded Cooperative Agreement (NFCA)** - describes in detail a jointly planned and executed project of mutual interest. All parties contribute resources and benefit independently in the outcome of the project. There is no direct transfer of funding from one party to the other. **NFCA replaces the Individual Memorandum of Understanding (IMOU), Supplements to the MMOU and the Standard Memorandum of Understanding.**

Reference EAM 280.0, Chapter 4100 and REE Bulletin 03-700

Determine if the NFCA is used at the Location. If yes:

- Verify that the ADODR maintains an agreement file with copies of information relevant to the extramural project. (The Area office maintains the “official” Agency files). **Note:**

The file must include the following: (1) fully executed copy of the agreement and (2) copy of the approved ARIS documents. The file may also include the following: (1) amendment(s), (2) correspondence, (3) copies of Financial and Performance reports and (4) internal emails and notes.